BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

Jim Moriarty,

Complainant,

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File No. WC-2025-0204

Missouri American Water,

Respondent

ORDER GIVING NOTICE OF COMPLAINT AND DIRECTING RESPONSE

Issue Date: January 16, 2025

Effective Date: January 16, 2025

On January 16, 2025, Jim Moriarty filed a complaint against Missouri-American Water Company. A copy of the complaint accompanies this notice.

Provisions governing procedures before the Commission are found in Commission Rule 20 CSR 4240, Chapter 2. In particular, the procedures relating to discovery are found at Commission Rule 20 CSR 4240-2.090.

Pursuant to Commission Rule 20 CSR 4240-2.070(8), Missouri-American has thirty days from the date of this notice to file an answer or a notice that the matter complained of is satisfied. Missouri-American's response is due no later than February 18, 2025.

As an alternative to the formal evidentiary hearing procedure, the Commission offers mediation. Mediation is a voluntary process in which a neutral person assists the

parties in exploring opportunities for settlement. Upon a written request for mediation,

the Commission may suspend the deadlines set forth in this order.

THE COMMISSION ORDERS THAT:

1. The Commission's Data Center shall send, by certified mail, a copy of this

notice and order and a copy of the complaint, with the attached exhibits, to Missouri-

American Water Company, at:

Missouri-American Water Company 727 Craig Road St. Louis, Missouri 63141

2. Missouri-American Water Company shall file its response to this complaint no later than February 18, 2025. All pleadings shall be mailed to:

Secretary of the Public Service Commission P.O. Box 360 Jefferson City, Missouri 65102-0360,

or shall be filed using the Commission's electronic filing and information service.

3. The Staff of the Commission shall file a Report no later than March 5, 2025.

4. This order shall be effective when issued.



BY THE COMMISSION

Nancy Dippell

Nancy Dippell Secretary

Ronald D. Pridgin, Deputy Chief Regulatory Law Judge, by delegation of authority pursuant to Section 386.240, RSMo 2016.

Dated at Jefferson City, Missouri, on this 16th day of January, 2025.

FORMAL COMPLAINT FORM



Missouri Public Service Commission

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

Jim Moriarty

Complainant, Missouri American Water Respondent

FORMAL COMPLAINT

- 1. Complainant resides at:
- 2. The utility service complained of was received at: a. Complainant's address listed in paragraph 1.
- 3. Respondent's address is: PO Box 2798 Canden, NJ 08101
- 4. Respondent is a public utility under the jurisdiction of the Missouri Public Service Commission.
- 5. The Amount at issue is: \$ Unknown

Date

Complainant's Phone Number.



Alternate Contact Number

Fred James Moriarty

Complainant's Printed Full Name



6. Complainant now requests the following relief:

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A. Respondent should be ordered to provide a complete accounting for the negative changes to the water usage identified in **7. 20 CSR 4240-13.025** Billing Adjustments, including appropriate customer refunds, *explain adequately* and demonstrate that it has fixed the app "MyWater," or issue refunds to all customers that experienced these reported reductions in their water usage on the 30 Days report.

B. All customers should be able track their "up-to-the-hour water usage" as advertised by the Respondent in its "Advanced Metering Infrastructure" claims (Exhibit A, page 1) email sent to the Complainant on October 17, 2024. Such a claim is not possible unless the procedures include the installation of proper equipment and computer systems. Customers whose water meter has been relocated to an outside pit should be able to request and receive a wireless display that can be located in the customer's house and show real time, "up-to-the-hour" water meter readings as shown on the outside water meter which should then be secured to prevent potential tampering with the meter.

C. Customer should be able to call a *technical support* telephone number for MyWater and should not be directed to the current Respondent's Customer Service function but rather should go directly to personnel who understand and have complete access to the MyWater application.

D. The MyWater application and the related *technical support* function should include the ability to respond, both online and through a phone inquiry, in a timely manner, to customer inquiries regarding hourly and daily usage data for any day in the prior two years and produce past reports for same.

E. Customer Service telephone personnel should be located within the customer's state, or an adjacent state if closer, and should be required to disclose that state to customers.

F. Reports and files available from the MyWater application should be date and time stamped.

G. Customer monthly Statements should show the day and time of meter readings shown on the Statement.

H. Respondent should be ordered to stop sending monthly water usage data to MSD until the data is demonstrated to be applicable (for example: 30 days without problems), complete, timely and accurate.

I. Respondent should report all instances of Customer Service personnel hanging up on customers, retain the recording of the conservation and report it, including the reason for discontinuing the call, to the MOPSC.

J. Respondent claims (Exhibit B, page 1) on the MyWater app in regards to its "Advanced Metering Infrastructure" (AMI) that it can "quickly detect and notify customers of costly leaks" but has not disclosed the definition of "quickly" or "costly" nor the method used to "notify" customers. All these terms need to be defined and disclosed by the Respondent in their official documents and should be implemented immediately.

K. Real time meter readings should be available to all customers via the internet.

7. The relief requested is appropriate because Respondent has violated a statute, tariff, or Commission regulation or order, as follows:

20 CSR 4240-13.025 Billing Adjustments

- (1) For all billing errors, the utility will determine from all related and available information the probable period during which the condition causing the errors existed and shall make billing adjustments for that period as follows:
 - (A) In the event of an overcharge, an adjustment shall be made for the entire period that the overcharge can be shown to have existed not to exceed sixty (60) consecutive monthly billing periods, or twenty (20) consecutive quarterly billing periods, calculated from the date of discovery, inquiry, or actual notification of the utility, whichever comes first;

I have recorded more than one hundred (100) changes to the "30 Days" report (Exhibit C, pages 1 - 3 show the date, original gallons reported, revised gallons and the date the change was detected) in the MyWater app since I first noticed the numbers changing in late July 2024 and continuing through December 4, 2024. These changes are always negative and usually occur on the second oldest day on the 30 Days report (the report never includes 30 days since the oldest day is usually and incorrectly reported as "0"). This report might be more appropriately named the "29 Days" report although I have seen many days when it is even less than 29 days.

From July 24, 2024 through December 4, 2024, a period of 134 days, I recorded 109 changes (81%) to the 30 Days report (See Exhibit C, pages 4 and 5 for examples of the 30 Daye report). Note the amount of water usage for November 28th reported on page 4 (printed on 12/26/24) of Exhibit C is 168 gallons. Notice on page 5 (printed 12/27/24) of Exhibit C, the same 30 Days report obtained on the following day, shows the water usage for November 28 as 100.3 gallons, a reduction of 67.7 gallons (more than 40%). Complainant has similarly documented nearly all of the more than 100 changes to the 30 Days report during the period. What may be the most disturbing aspect of these changes is that they have increased each billing period and have exceeded 96% of the days included in the last two billing periods (now nearly 16% of usage).

This is not to say that the rest of the days (19%) during the period did not contain negative changes because, with most changes being made to the oldest day included on the report (30th day always "0"), if the Respondent does not even produce a report on any particular day (which happens often and as recently as January 3, 2025 when I attempted to get the 30 Days report four times from 7:45 AM till 5:30 PM expecting to see a change to the 113.9 gallons originally recorded for Dec-5 but got the message "No data to display" and the next day, January 4, 2025, Dec-4 was now the oldest day reflecting the expected "0" gallons). Since the oldest day is generally reported as "0," you may never see a modified reading before the day of the change falls off the report for good. Respondent had one 10-consecutive-day period in early October when it did not update the 30 Days report for the entire 10-day period. On October 4, the 30 Days report reflected usage for October 3rd. On October 14, MyWater was still showing October

3rd as the most recent day reading. It was not until October 15 that an update was reported, then showing October 14 as the most recent day reading. I did produce about six 30 Days reports during the interim between updates but of varying numbers of reported days ranging from 20 days to 29 days and at least three changes to days in early September.

Despite this type of correction always being negative, I have never seen a billing adjustment.

20 CSR 4240-13.040 Inquiries

(1) A utility shall adopt procedures which shall ensure the prompt receipt, thorough investigation and, where possible, mutually acceptable resolution of customer inquiries...

I have been trying to get reliable data on our daily water usage since the day late in 2023 the Respondent relocated my water meter from my basement to a pit in my yard and on that day its representative assured me I would be able to get the needed information off the Respondent's website. I now think that Respondent's representative believed what he was telling me because I think the Respondent does have "real time data" available but is not sharing it with customers on the MyWater app as claimed (Exhibit A, page 2). I believed the representative's statement then because I think field personnel have shown me real time data on their laptop computers in my home and so I expected to find real time information available to customers on the Web.

When I had difficulty finding it on the Web, I called Customer Service and was told that "information was not available to customers" which just reinforced my belief that the Respondent had available real time water usage data that it was not sharing. She never even mentioned the MyWater app. I eventually found the website titled "MyWater" on my own and, even though not the real time data I expected, it did appear to be useful information. I have, however, encountered far too many days of incomplete and inaccurate information on MyWater and encountered frequent days of stale, inconsistent or no data.

The Respondent's "procedures" are deficient if they do not result in customers having access to real time meter readings like they do with a basement meter. Respondent claims in its Advanced Metering Infrastructure that it "Improves customer experience" (Exhibit B, page 1) which is simply not true because MyWater is flawed, not designed to provide real time water usage data and the procedures do not include the installation of proper equipment to enable customers to self-monitor water usage or verify the accuracy of Respondent-reported data (the later deficiency is explained in detail in the later section (3) (G) *Explanation of meter reading procedures which would enable a customer to read his/her own meter; ...*)

In its WELCOME, NEW CUSTOMERS web page (Exhibit D), the Respondent claims under MyWater that it enables the customer to "Manage your account online, any time, day or night, with MyWater." It is not even clear what the day the final meter reading is taken on any particular day because the "24 Hours" report indicates the final day's reading is "12 AM." Since 12 AM is a new day, it leaves one to question if the *day* reported is the day the meter is read or truly the previous day's water usage? Making truly "real time" water usage data available online and date and time stamping reports would provide customers with more reliable water usage data to monitor their water consumption even when they are travelling away from home.

(2) (A) At all times during normal business hours qualified personnel shall be available and prepared to receive and respond to all customer inquiries, service requests, safety concerns, and complaints...

Respondent has failed to make knowledgeable personnel available to answer customer inquiries about MyWater. Usually when you press Customer Service representatives for information about MyWater, they either hang up on you or try to pass the buck. I've been told by Customer Service it is the responsibility of the "Meter Reading Department" and "Web Services" but not been transferred, repeatedly told the number is not available" and never received a call back despite my several requests and at least one Respondent representative promise of a call back.

(3) (G) Explanation of meter reading procedures which would enable a customer to read his/her own meter; . . .

The Respondent's "procedures" are deficient if they do not result in customers having access to real time meter readings like they do with a basement meter. The simple first solution is to include in the "procedures" the installation of a wireless device in the customer's home that will enable the customer to read his own meter anytime day or night, summer or winter, clear or stormy. Making the same "real time" data available to the customer from a wireless device inside the home will also enable each customer to compare actual real time water usage from the wireless device to Respondent-reported data on the Web, when it is finally available.

Let me describe the outside meter experience. I must go to an underground (three feet deep) pit located in my front yard, almost kneel, remove the pit cover, reach in to the pit and lift the meter cover. I must then sometimes reach in and wipe off the meter display, always crouch very low and try to read the meter in the dark pit, which is becoming more difficult as I age, and try to memorize the number. This can take several seconds depending on the status of the meter at that particular moment (the meter read out displays several numbers in a defined sequence). I must then close the meter cover and replace the pit cover before returning to the house to record the six-digit meter reading from memory. Throughout the procedure I must be careful not to drop anything into the pit like my glasses or the tool I use to remove the pit cover. I can only do this during daylight hours (I don't want to drop a flashlight into the pit) since the meter - readout does not have a backlight. Recently I have encountered many cold and rainy days and even a day when the pit was full of water and the meter remained below water the entire day. I also experienced another period of several days when my yard was covered with snow.

Advanced metering may give the Respondent the real time data it is seeking while making it easier for the Respondent to get to the meter without notifying the customer, but it is fantasy to think it makes it easier for customers to manage their water usage. I don't know how much longer I will be physically able to read my own outside meter. I don't think my wife or many, if not most, of my neighbors are able to now read an outside meter in a dark pit. The simple first solution is to include in the "procedures" the provision of a wireless device in the customer's

home that will enable the customer to read his own meter anytime day or night, summer or winter, clear or stormy.

(5) A utility shall maintain records on its customers for at least two (2) years which contain all information concerning -

Water usage is not mentioned in this provision but the Respondent has represented publicly that."AMI meters are high-tech water meters that allow customers to track their up-to-the-hour water usage through MyWater" (Exhibit A, page 1). This statement is not true. On most days when the data is updated, the hourly and daily data is, I estimate, 36 to 50 hours old. Hourly consumption is missing for more than 38 different days from July 24, 2024 through the end of the year, a period of 161 days. Thirty-eight (38) days out of a possible 161 days is 24 percent of the days with no hourly water usage. Daily water consumption information is only available for a maximum of 29 days and changes regularly which makes the retention of hourly and daily water usage records a necessity. The Respondent needs to provide customers, by request, hourly and daily reports for any day over a period of at least the last two years.

I had planned to end my study of the problems with MyWater at the end of the year (2024) but old and new problems surfaced on the last day of the year (12/31/24) which is shown on Exhibit J. Page 1 of Exhibit J was the first 30 Days report I obtained on December 31 which showed "0" water usage for the previous day (December 30). I have seen this problem on a few previous occasions along with the usual change to the second oldest day (December 2) and the usual "0" reported for the oldest day (December 1) on the report. I looked up the report at least four (4) more times that day, the last time at 6 PM, and did not see any corrections or updates to the report. At 8 PM on December 31, I did detect a change to the report and reprinted it (Exhibit J, page 2). December 30 was still showing "0" water usage but the "0" for December 1 had been dropped from the report and the oldest day was now December 2.

At 8 AM the next day (January 1), I printed the report and saw things I don't ever remember seeing before on the 30 Days report (Exhibit J, page 3). An update had occurred, showing 89.64 gallons of water for December 31 but now the "0" for December 30 had been duplicated. In addition, the two oldest days on the report (December 2 and 3) were also duplicated. Also the two readings for December 3 were different reflecting a reduction from the previously reported 97.6 gallons to 80.8 gallons. It was not until 7:45 AM on January 2 that I finally got a reading (Exhibit J, page 4) for December 30 of 70.06 gallons. In addition December 4 was now showing a decrease from the previously reported 106.9 gallons to 98 gallons. This series of reports over a 3-day period (12/31/24-1/2/25) contained some of the strangest peculiarities on the 30 Days report that I have seen since I started viewing the data on MyWater early in 2024. I decided at that point to continue my study of MyWater into 2025.

8. The Complainant has taken the following steps to present this matter to the Respondent:

A. (2023 – 2024): Complainant has called the Respondent's "Customer Service" countless times over the last year or so trying to get an explanation of how the MyWater app works. Customer Service reps generally are ignorant about the app, mention that it is the responsibility of someone else such as "Meter Department" or "Web Services," but don't have or won't provide a telephone number and can't transfer the call. Even when they say they will forward a request for a return call, the call never comes. I have experienced a "supervisor" who refused even to indicate where she was located which apparently could be a state nowhere near Missouri and numerous reps who simply terminate the call without notice.

B. 2023 (Fall): Complainant filed an informal complaint with the MOPSC, likely about the Respondent's Customer Service function and/or staff and the Respondent's "local office" not calling me as promised by Customer Service. Complainant does not have a copy of the informal complaint and never received a follow up call from the Respondent or Commission staff and, therefore, I don't know if Respondent even received the informal complaint. I called a plumber to replace the main water shut off in the basement and he ended up making (and charging) for two visits because of a faulty curb shut off. The Respondent, after two failed attempts to shut off my water, eventually replaced the curb shut off and in the process moved my water meter from the basement to a pit in my yard. My initial concern was the potential difficulty in reading the meter but the Respondent's representative assured me I could get all the data on the Respondent's website.

C. February, 2024: At the end of January and early February, I noticed extremely high water usage and started calling Customer Service. I was never notified of the high usage by the Respondent even though I reportedly used 3,600 hundred gallons over three days, twelve times my normal use. I became frustrated with Customer Service and in late February sent a second informal complaint (Exhibit E) to the MOPSC regarding difficulty encountered in getting through to Customer Service, Respondent's representatives hanging up on me and the inability to get past Customer Service to Respondent representatives familiar with MyWater.

Because of the high water usage at the end of January 2024 (Exhibit F), I requested a "Leak Adjustment" for the obviously high water usage at the end of January 2024. Two months later I finally got a response (Exhibit G) from Respondent which indicated it had completed a "review" of my account for two periods, "September 08, 2023-October 06, 2023" and "October 06, 2023. November 06, 2023." The Respondent concluded that both periods' water usage was "not 2 times the average" but neither period reviewed even included the end of January 2024, just two months earlier, which was the period in question.

D. Because of the high variance in water usage on the 30 Days (Exhibit H, page 3) and 24 Hours (Exhibit H. pages 1 and 2) reports on April 30 and May 1, 2024, I requested an on-sight meter inspection and it took two weeks to get the Respondent to send field personnel to my home. Two Respondent representatives, "Hozey" and "Paul," first checked my meter, found it was not running (no leak) and changed the pit cover so I could remove it myself anytime I wanted to read my own meter. I then explained to Hozey and Paul my ongoing frustrations with the MyWater app and was told "they could not help me" but Hozey did offer to write a report that included a request for someone that could help me to give me a call. A draft report was written (Exhibit I, page 1), I reviewed it and pointed out one incorrect detail that never did get corrected, and the report was finalized with a sentence that a "supervisor or IT associate with more knowledge on how the system works" call me but that call never came. I did get a letter from the Respondent's home office in Camden, NJ (Exhibit I, page 2) a couple of weeks later but the letter did not even address my concerns made clear in Hozey's request on my behalf. I responded (Exhibit I, page 3) to the letter the day I received it and repeated my request for a call from" someone familiar with the system" but a call never came and, in fact, I never received any response to my letter.

E. November 12, 2024: When I attended the public hearing to testify, I told the Respondent's Vice President, General Counsel and Secretary, Timothy W. Luft, that I would be happy to talk with the appropriate Respondent personnel to explain all the problems I have encountered with MyWater and it wouldn't cost the Respondent anything. It has been almost two months since the hearing and I've received no call.

F. I have had considerable contact with the MOPSC over the last year or so expressing my dissatisfaction with the MyWater app and the lack of the Respondent's lack of support for same and, in particular, the constant reaction of Customer Service representatives ending the call (hanging up) without warning. One MOPSC employee, Jay Eastlick, has, in my opinion, tried to be helpful. I think the low point in this communication, however, came on September 25, 2024 when Mr. Eastlick stated in an email that "There is no Commission rules or anything in Missouri American Water Co.'s Commission-approved tariff that pertains to the company's website, which most likely is maintained by a third party not regulated by the PSC." Assuming this statement is true, I could not disagree more with the Commission's position on the subject. As I have pointed out in this Formal Complaint related to CSR 4240-13.040 Inquiries, (1), (2)(A), (3)(G), and (5) the Respondent and, therefore, the MOPSC and any third party engaged by the Respondent, have a duty to ensure that these State Regulations are followed.



Exhibit A

Jim Moriarty

Get Hourly Water Usage Data

American Water <myaccount@amwater.com> Reply-To: American Water <myaccount@amwater.com> To: Thu, Oct 17, 2024 at 9:30 AM

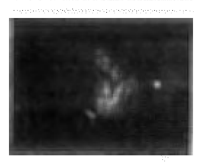
View this email in your browser



At American Water, many of our customers enjoy the benefits of Advanced Metering Infrastructure (AMI). AMI meters are high-tech water meters that allow customers to track their up-to-the-hour water usage through **MyWater**.

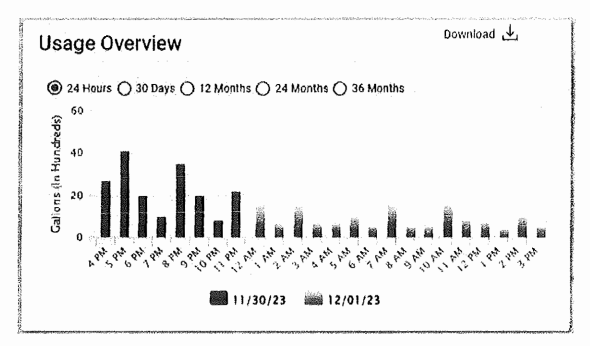
BENEFITS OF MONITORING WATER USAGE

Log on to MyWater any time, day or night, to view your water usage by the hour as well as long-term water consumption data. By viewing this information, you can:



 Detect leaks and anomalies. Compare recent usage to past data to see if there are recent spikes in usage, which may indicate a water leak or too much water being used unexpectedly.

- Better understand your water usage. Beyond finding unusual water usage from leaks, AMI meters allow you to better understand your water use patterns and when you are using water the most.
- Save money and water. By monitoring your usage to stop leaks and identify daily routines that may be using too much water, you can make changes that benefit your wallet and the environment.
- Get improved customer service. With AMI, American Water can access your water meter data immediately without having to send out a field service representative. You can access the same data we have and work with our customer service team to determine if there is an issue that requires a field service representative visit.



Here's an example of the consumption data overview you'll find in your MyWater account. You can view your usage for the previous day, month, year or longer.

AMI METER BENEFITS

In addition to providing customers with access to real-time data, AMI meters provide the following benefits:

- Increases meter reading accuracy, including reducing the number of estimated customer bills
- Improves meter reading efficiency through more frequent collection of usage data
- Improves employee safety
- · Reduces the number of employees required to manually read meters
- · Reduces utility truck travel and carbon emissions



Enhances system monitoring diagnostics that help us improve system reliability

TRACK YOUR WATER USAGE

Visit **MyWater** to track your water usage. If you don't already have a MyWater account, you can sign up here.

SERVICE. ONE MORE WAY WE KEEP LIFE FLOWING.



amwater.com

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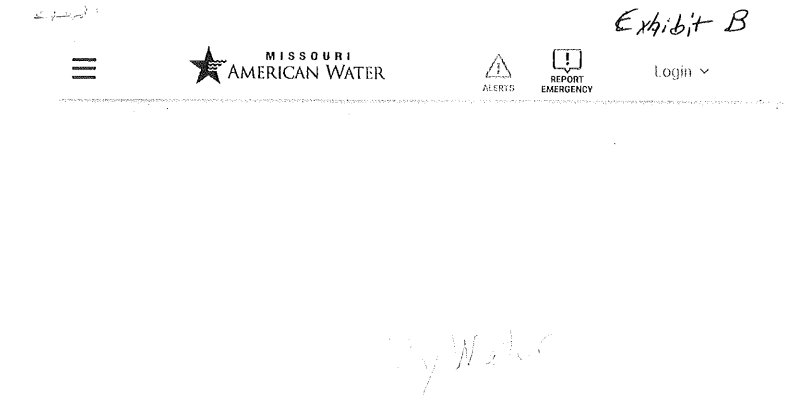
You are receiving this email because we want to keep you informed about the latest American Water information. If you are not interested in receiving emails like these, please click on the "unsubscribe" link at the bottom of this email. Customers will still receive emails regarding their bill.

Our mailing address is: American Water 1 Water Street Camden, NJ 08102

Add us to your address book

FOR BILL PAYMENTS, PLEASE USE THE ADDRESS ON YOUR BILL.

Want to change how you receive these emails? You can update your preferences or unsubscribe from this list.



🖈 / Missouri / Customer Service & Billing / FAQs / Advanced Metering Infrastructure (AMI)

ADVANCED METERING INFRASTRUCTURE

Overview and Benefits

At Missouri American Water, we strive to constantly improve our customer experience and make our operations more efficient and cost-effective. Advanced Metering Infrastructure (AMI) does both:

Improves customer experience:

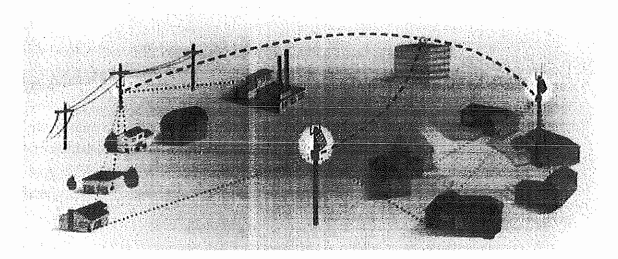
- Increases meter reading accuracy, including reducing the number of estimated customer bills
- · Enhances our ability to quickly detect and notify customers of costly leaks
- Allows us to bill our customers monthly, which is more budget-friendly than quarterly billing and provides customers with the option of enrolling in our budget-billing program.

Parte nh

- Improves meter reading efficiency through more frequent collection of usage data
- Improves employee safety
- · Reduces the number of employees required to manually read meters
- Reduces utility truck travel and carbon emissions
- Enhances system monitoring diagnostics that help us improve system reliability

How does AMI work? An AMI system uses small radio devices to periodically transmit lowpower radio signals from customer water meters to receivers mounted on water tanks or utility poles. The radio signals are transmitted wirelessly over a dedicated communication channel. The technology eliminates the need for manual meter reading.

Your usage data is only used for customer billing and network monitoring. The AMI system collects hourly water usage information via secure, encrypted hardware and software. The data is secure, protected and safeguarded by Missouri American Water customer privacy practices.



Accurate and efficient, AMI technology:

- Lays the groundwork for better information about water usage patterns. The information
 will help enhance our ability to engineer and update our water system. Ultimately, data
 will become available to customers to help improve their ability to manage their water
 usage.
- Sustains and enhances our ability to accurately measure water usage, regardless of weather conditions.
- Operates more efficiently, eliminating the need to visit homes and businesses to read meters.
- · Takes vehicles off the road to help reduce our community's carbon footprint.

The AMI upgrade process

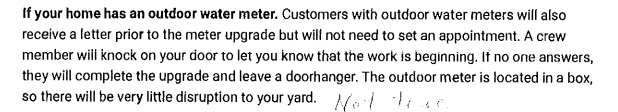
We will send letters to customers prior to upgrading their meter to AMI. The installation process takes about an hour and your home water service will not be interrupted. Our crews or contractor partners will install these meter upgrades and leave a doorhanger when the job is complete.



If your home has an indoor water meter. You will receive a letter from us asking you to call our AMI Customer Service Center to schedule an appointment for your meter upgrade. Indoor meters are typically located in basements and our contractor will need access to your home to complete the work. We appreciate your assistance in scheduling your meter upgrade and offer a range of appointment options to accommodate your schedule.

Stenly.

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If your meter is scheduled for replacement. Missouri American Water also has an ongoing program to replace residential water meters every fifteen years. As we replace these old meters with new ones, we will also add AMI devices. Customers with indoor water meters scheduled for replacement also receive letters from Missouri American Water asking them to set an appointment time for the replacement process. Missouri American Water crews are available to do this work from 8:30 a.m. – 6:00 p.m. Monday through Friday and on Saturday from 8:30 a.m. – 3:30 p.m.

There is no direct charge to customers for this water meter upgrade. If you decide not to allow Missouri American Water to upgrade your meter to AMI, the Missouri Public Service Commission has approved a Special Meter Reading fee of \$27.50 per month that will appear on your bill.

When the installation is complete

You will not notice any changes to your water service once the installation is complete. We will contact some customers by phone to check your satisfaction with the process. Our goal is to make this transition as smooth as possible for our customers.

If you have questions about the AMI system, please email our project team at <u>stimeterupgrade@amwater.com</u>. You may also contact the Missouri American Water Customer Service Center at 866-430-0820. Customer Service Representatives are available from 7:00 a.m. to 7:00 p.m. Monday through Friday to answer your questions.





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Privacy Policy 📋 Terms of Use



Exhibit C

Septe	mber Billin				Арргох.	Octol	per Billing				Approx
	Original	Adjust		. %	Corr.		Original	Adjust		%	Corr.
Date	Usage	Usage	Diff.	Diff.	Date	Date	Usage	Usage	Diff.	Diff.	Date
						9-Aug	158.3	158.3	0		
			1			10-Aug	104.2	93.9	-10.3	-9.9%	8-Si
						11-Aug	172.2	161.6	-10.6	-6.2%	9-5
		[12-Aug	95.4	85	-10.4	-10.9%	10-Se
					1	13-Aug	65	45.6	-18.4	-28.3%	11-Se
				1	l I	14-Aug	94,3	81	-13.3	-14,1%	12-Se
			~ ~			15-Aug	142.5	113.8	-28.7	-20.1%	13-S
						16-Aug	90.1	74.1	-16	-17.8%	14-Se
		ļ			l l	17-Aug	63.8	55	-8.8	-13.8%	15-Se
					l l	18-Aug	125.2	117.3	-7.9	-6.3%	16-Se
			1			19-Aug	111	105.3	-5.7	-5.1%	17-Se
						20-Aug	177.3	164.2	-13.1	-7.4%	18-Se
			1			21-Aug	231,3	212.4	-18.9	-8.2%	19-50
						22-Aug	151.7	115.3	-36.4	-24.0%	20-Si
24-Jul	97.9	52.9	-45	-46.0%	22-Aug	23-Aug		138.5	0		
25-Jul	159.7	114.1	-45.6	-28.6%	23-Aug	24-Aug	101.8	101.8	0		
26-Jul	69.7	69.7	0			25-Aug	169.6	169.6	0		
27-Jul	46.3	46.3	0		i i	26-Aug		126.2	0		
28-Jul	147.3	137,2	-10.1	-6.9%	26-Aug	27-Aug	238.5	238.5	0		
29-Jul	42.1	35.1	-7	-16.6%	27-Aug	28-Aug	249.4	237	-12.4	-5.0%	26-S€
30-Jul	43.2	43.2	0			29-Aug	111.5	94.9	-16.6	-14.9%	27-Se
31-Jui	74.8	66.Z	-8.6	-11.5%	29-Aug	30-Aug		189.3	-8.6	-4.3%	28-Se
1-Aug	243.9	138.6	-105,3	-43.2%	30-Aug	31-Aug	71.5	71.5	0	· · · · · · · · · · · · · · · · · · ·	
2-Aug	122.1	122.1	0			1-Sep	109.1	101.2	-7.9	-7.2%	30-Se
3-Aug	108.4	108.4	0			2-Sep	103.2	89	-14,2	-13.8%	2-0
4-Aug	56.2	51.6	-4.6	-8.2%	2-Sep	3-Sep	86.1	75.7	-10.4	-12.1%	3-0
5-Aug	63.5	14.8	-48.7	-76.7%	3-Sep	4-Sep	74.1	62	-12.1	-16.3%	4.0
6-Aug	91,2	86.6	-4.6	-5.0%	4-Sep	S-Sep	115.3	55.9	-59.4	-51.5%	5-0-
7-Aug	108.3	93.2	-15.1	-13.9%	5-Sep 🖗	6-Sep	95.5	86.1	-9.4	-9.8%	5-0
8-Aug	90.8	75 <i>A</i> .	-15.4	-17.0%	6-Sep	7-Sep	84.1	81.4	-2,7	-3.2%	6-0
		12.0 0552 Noviele (63.572	· · · · ·			8-Sep	125.1	125.1	0		
						9-Sep	101.7	101.7	0	:	
						10-Sep	136.2	136.2	0		
Count				11					· · · · · · · · · · · · · · · · · · ·	23	
				68.8%			· · · · · · · · · · · · · · · · ·			69.7%	
Total	1565.4	1255.4	-310.0	-19.8%	le le	Total	4217.6	3865.4	-352.2	-8.4%	
Count	1505.4	16	Avg Day	ann an Air		Count	33	33	Avg Day	HORING CORNELLING	
Avg	97.8	783	-19.4		Ř	Avg	127.8	33 317.1	-10.7		
611	57.0		yersestrestestesteltet.			115	167.0			-	

Nove	mber Billi	nġ			Approx.	Decer	nber Billi	ng			Approx.
	Original	Adjust		%	Corr.		Original	Adjust		%	Corr.
Date	Usage	Usage	Diff.	Diff.	Date	Date	Usage	Usage	Diff.	Diff.	Date
11-Sep	86.2	86.2	0			9-Oct	80.1	70.4	-9.7	-12.1%	7-Nov
12-Sep	156.3	156.3	0			10-Oct	84.2	73.6	-10.6	12.6%	8-Nov
13-Sep	83.2	83.2	0			11-Oct	54.4	45.2	-9.2	-16.9%	9-Nov
14-Sep	85. 3	85.3	0			12-Oct	130.4	124.5	-5.8	-4.4%	10-Nov
15-Sep	142.7	142.7	0			13-Oct	140.9	134.2	-6.7	-4.8%	11-Nov
16-Sep	47.4	41.6	-5.8	-12.2%	15-Sep	14-Oct	64.4	48.6	-15.8	-24.5%	12-Nov
17-Sep	100.4	87.3	-13.1	-13.0%	16-Sep	15-Oct	102.8	81.1	-21,7	-21.1%	13-Nov
18-Sep	105.0	83.0	-23	-21.7%	17-Oct	16-Oct	63.7	56.7	-7	-11.0%	14-Nov
19-Sep	158.5	142,1	-16.4	-10.3%	18-Oct	17-Oct	104.0	82.1	-21,9	-21.1%	15-Nov
20-Sep	81. 3	79.8	-1.5	-1.8%	19-Oct	18-Oct	109.6	96.1	-13.5	-12.3%	16-Nov
21-Sep	113.4	88.9	-24.5	-21.6%	20-Oct	19-Oct	86.2	81.8	-4.4	-5.1%	17-Nov
22-Sep	156.8	145.0	-11.8	-7.5%	21-Oct	20-Oct	145.0	134.8	-10.2	-7.0%	18-Nov
23-Sep	88.1	88.1	0			21-Oci	45.7	38.85	-6.8	-14.9%	19-Nov
24-Sep	87.4	87.4	0		travel	22-Oct	77.7	69.1	-8.55	-11.0%	20-Nov
25-Sep	137.6	115.3	-21.8	-15.8%	24-Oct -	23-Oct	107.4	104.7	-2.7	-2.5%	21-Nov
26-Sep	170.5	112.3 :	-57.7	-33.8%	25-Oct	24-Oct	40.5			;	
27-Sep	80.7	64.3	-16.4	-20.3%	26-Oct	25-Oct	111.9		-4.5	-4.0%	23-Nov
28-Sep	69.4	59.8	-14.6	-21.0%	27-Oct	26-Oct	66.2	62	-4.2	-6.3%	24-Nov
29-Sep	98. 8	89.2	-9.6	-9.7%	28-Oct	27-Oct	142.7	131	-11.7	-8.2%	25-Nov
30-Sep	6 7.6	57.0	-10.6	-15.7%	29-Oct	28-Oct	54.1	35,2	-18.9	-34.9%	26-Nov
1-Oct	76.3	66.9	-9,4	-12.3%	30-Oct	29-Oct	61.3	55	-6.3	-10.3%	27-Nov
2-Oct	74.7	68.8	-5.9	-7.9%	31-Oct	30-Oct	122.1	57.8	-54.3	-44.5%	28-Nov
3-Oct	100.5	84.1	-16.4	-16.3%	1-Nov	31-Oct	56.1	47.3	-8.8	-15.7%	29-Nov
4-Oct	75.8	64.6	-11.2	-14.8%	2-Nov	1-Nov	80.6	69.2	-11.4	-14.1%	30-Nov
5-Oct	77.6	59.2 ;	-8.4	-10.8%	3-Nov	2-Nov	73.8	64.2	-9.6	-13.0%	1-Dec
6-Oct	122.5	118.7	-3.8	-3.1%	4-Nov	3-Nov	152.6	143.5	-9.1	-6,0%	2-Dec
7-0ct	64.1	64.1	0	· ·	pit flood	4-Nov	61.2	56.8	-4.4	-7.2%	3-Dec
8-Oct	56.5	50.2	-6.3	-11.2%	6-Nov	5-Nov	70.8	62,7	-8.1	-11.4%	4-Dec
						6-Nov	86.2	72	-14.2	-16.5%	5-Dec
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i				71.4%						96.6%	
tal	2765.6	2477.A	-288.2	-10.4%		Total	2576.5	2216.0	-320.1	-12.4%	
unt	28	28	Avg Day	e er anvender af anter anvender af der	le le	Count	29	28	Avg Day		
g	98.8	- 88.5	-10.3			Avg	88.8	79.1	-11.4		
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Janua	ry Billing		<u> </u>		Approx.				1	1
	Original	Adjust	1	%	Corr.					
Date	Usage	Usage	Diff.	Diff.	Date					
7-Nov	124.0	68.1	-55.9	-45.1%	6-Dee	c	1			
8-Nov	· 103.3	58.5	-44.8	-43.4%	7-Dec	2				
9-Nov	134.4	127.3	-7.1	-5.3%	8-Dec	2				
10-Nov	83.5	74.3	-9.2	-11.0%	9-Dec)		
11-Nov	102.2	93.1	-9.1	-8.9%	10-Dec	2				
12-Nov	109.0	86.7	-22.3	-20.5%	11-Dec	2		<u>+</u>		
13-Nov	139.0	118.7	-20.3	-14.6%	12-Dec	d	1			
14-Nov	65.4	52,6	-12.8	-19.6%	13-Dec	-+ 21				
15-Nov	79.7	69.1	-10.6	-13.3%	14-Dec	2		1		
16-Nov	47.7	38	-9.7	-20.3%	15-Dec	:				
17-Nov	86.8	77.6	-9.2	-10.6%	16-Dec	:				
18-Nov	152.3	146	-6.3	-4.1%	17-Dec	:	İ			
19-Nov	56.2	44.5	-11,7	-20.8%	18-Dec					
20-Nov	53.5	. 47.7	-5.8	-10.8%	19-Dec	:				1
21-Nov	60.5	47.1	-13.4	-22.1%	20-Dec					1
22-Nov	74.6	57,2	-7.4	-9.9%	21-Dec	;	1			·····
23-Nov	160.5	143.6	-16.9	-10.5%	22-Dec	:	1			•••••••••••••••••••••••••••••
24-Nov	72.0					day dropped	from report	-no update	on 12/23	
25-Nov	91.1	82.51	-8.6	-9.4%	24-Dec			1		and a second second
26-Nov	99.9	85.56	-14.23	-14.2%	25-Dec	:	1			1
27-Nov	108.3	98.9	-9.4	-8.7%	26-Dec	:	1			
28-Nov	168.0	100.3	-67.7	-40.3%	27-Dec	:		•		
29-Nov	94.1	83.9	-10.2	-10.8%	28-Dec		1		[
30-Nov	53.1	49.9	-3.2	-6.0%	29-Dec					
1-Dec	79.8	\$3,5	-16.7	-20.9%	30-Dec	1				
2-Dec	· 95.9	96,9	1	1.0%	31-Dec					
3-Dec	97.6	[80,9]	-16.7	-17.1%	1-Jan	i		r		
4-Dec	106.9	98	-8.9	-8.3%	2-Jan		i			1
			[27		Tot Gngs	109	81.3%		
	1			95.4%						-
otal	2699.3	2200.2	-427,1	-15.8%		Total Gal.	-1697.6	-12.3%		
ount	28	27	Avg Day			Tot. Events	134			
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30 Days

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Usage in Gallons	111.8	71.9	67.7	152.5	70.6
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USAGE OVERVIEW

To): (et.

DEC-25 - NOV-26

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(Date)	(0) 5(6)4515 -		s[:[€~:] ²	. Salat	s=2; (s)=(c, (1	
Usage in Gallons	113.9	106.9	97.6	95.9	79.8	
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Usage in Gallons	53.1	94.1	168	98.9	()	;
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USAGE OVERVIEW

30 Days			A A U S Baad V U	DEC-26 -	- NOV-27
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Usage in Gallons	70.6	74.3	147.1	68.9	67.5
Date	DE6-16		(0)≡(C) 1/2		a):[6-;1/2
Usage in Gallons	40.8	111.1	73.9	1914(e) (k) 70.4	122
5					· · · · ·
Dato	Diemo	(b)E(654[0] -	(d) = (d;3!) .	[B]=[C(2)	[0]=(c <i>\$72</i>
Usage in Gallons	82.8	44.3	64	151.6	124.7
Date	(a) =(c) =(f)	())((6)-5)	()):(6,~)	b) ::(6 -	τ
Usage in Gallons	124	113.9	106.9	97.6	95.9
Date Usage in Gallons	19) ≘(8⊰1. 79.8		- INOV/210 - 7 94.1		N(0)V-27
Usage in Calons	75.0		54.1	100.3	0 24 August
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Exhibit D MILE

WELCOME, NEW CUSTOMERS

Welcome to Missouri American Water! We look forward to serving you. As your water and/or wastewater provider, we recognize the trust you – and approximately one in four Missourians – place in us to provide high-quality water and reliable wastewater service. Serving you is a responsibility we take very seriously.

We continuously monitor, maintain and upgrade our facilities to support efficient operations and meet regulatory standards. This requires investing in treatment plants, storage tanks, pipes, pump stations, fire hydrants, metering equipment and more.

We are invested in Missouri communities because we're providing service to our neighbors, friends, and own families -- something we've been doing for over 140 years.

Click here to view our Customer Rights and Responsibilities information.

MyWater

Manage your account online, any time, day or night, with MyWater. Sign up today and from the comfort of your home:

View and pay your bill

Exhibit E

From: Jim Moriarty Sent: Wednesday, February 28, 2024 3:52 PM To: Missouri Public Service Commission <<u>pscinfo@psc.mo.gov</u>> Subject: Re: Missouri American Water Tariff Sheet

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I don't know who at the Commission sent this email but let me try to explain the big picture.

When I filed my informal complaint about Missouri American Water with the Commission last fall, I had two plumbing problems that I knew about: a faulty toilet fill valve and a faulty main shut off valve in the house that was starting to leak just below the water meter in the basement. During this time I became very concerned about my water usage and started reading my meter up to six times a day. This is an important point because now I have new issues and an having difficulty monitoring my water usage for reasons I will soon explain. My water usage following all the repairs and my constant attention was just 64 gallons per day during the period 12/7/23 to 1/8/24.

I had a plumber come to the house in the fall to replace the faulty shut off valve in the basement but he could not shut the water off outside at the curb and told me I first needed to have the water company replace the curb shut off valve. That is when the lack of knowledgeable personnel and effective procedures at the water company's so-called "customer service" first came to light. I will not even address the long waits I had to even get the company to answer the phone or the frequent times the "customer service" rep hung up on me. Sometimes, but not always, I would be given an option to leave a number for a call back, which sometimes comes but not always.

I finally got through to the water company and requested the replacement of the curb shut off and was first given a future date that was totally unacceptable. Then I was told it would be referred to the "local office" but she would not provide a phone number for the "local office." The "local office" never called me. On one of my subsequent calls I left my number and did get a call back from a gentleman who told me to reschedule my plumber, make an "emergency" call to the water company and request that the water be shut off immediately. I did that and a water company crew soon showed up but they also could not get the water shut off at the street so I had to cancel my plumber. The water company crew referred the problem to a second crew that came out to replace the curb shut off. That crew could not replace the curb shut off and said they would have to refer it to a third crew which turned out to be an independent contractor.

The independent contractor showed up and dug two holes in my front yard. The water company sent out another crew a few days later and replaced the curb shut off and also removed the water meter from my basement and put it in the second hole that the independent contractor had dug in my front yard. I asked the water company rep how I could continue to monitor my water usage and he indicated I could access that information online at the water company's website. I assumed it would be the same website that water company field personnel use to review water usage with the customer in the customer's home. I subsequently tried to find that website, was unable to locate it, and called the troublesome "customer service" number. The water company rep who answered the phone told me that information is "not available to the customer."

Sometime during this period I called the Commission to complain about the lack of response from "customer service". I was basically told the Commission could really not do much about it; which doesn't make much sense with a government-issued monopoly, but that I could file an "informal complaint" which I did. Nobody, not even the water company, ever called me about my "informal complaint." I will come back to this point.

At that point I stopped monitoring my water usage. When in early February I received my water bill for the period of Jan. 9 to Feb. 6, 2024, I knew something wasn't right because it showed 210 daily average, more than three times my previous month's usage. The water company which had moved my meter out of my basement and was denying me access to its online water data usage, either of which would allow me to monitor it myself, obviously had not alerted me to a potential problem so it came as a complete surprise when I received the bill.

On February 12, 2024, when I called "customer service," I was told it would be a forty-minute wait, and was able to leave my call back number. While waiting for the call back, I decided to visit the company's web site. I filed an online "Leak adjustment request" but over the next few days I also found the usage data I had called about in the fall and was told that it was "not available to customers." Nobody ever returned my call from Feb. 12 and I've never received a response to my Leak adjustment request". In fact during a subsequent phone conversation with someone in "customer service" I was told she could not even find my request even though I have a printed Feb. 12 confirmation.

This paragraph explains what I found in the online usage data discovered between Feb. 12 and Feb. 20. Page 2 of the attached document shows five options for the desired time period. The first two options ,"24 Hours" and "30 days" are clearly the most important because that is the data needed to monitor current usage and alert the customer to a potential problem. The other information in the graph shows the last thirty day's usage by day which is the option I chose on this particular search. The last three options are of little help in monitoring current usage and basically repeats information already appearing on the monthly bill.

I began monitoring my usage on this website but usually received a "temporarily unavailable" message which is shown on page I of the attached document. On February 22, I was surprised to find the first two time period options, "24 Hours" and "30 Days," were missing. Page 3 of the attached document which I printed on Feb. 27 shows the limited options now available to customers. I've called "customer service" and asked at least two people for an explanation but have yet to receive an intelligent response. I've asked that someone who is familiar with the data to call me but don't expect that to happen.

The other problem associated with the water company data is that the Metropolitan Sewer District (MSD) gets water usage data from Missouri American Water Company that is used to calculate sewer charges. The quantity of water used by MSD to do the calculation is the first quarter water usage of each of each calendar year. My first quarter water usage in 2022 according to the water company was just under 15 ccf or less than 5 ccf a month but MSD was billing me at 7 ccf a month. Yesterday I asked the water company to email me a copy of that billing and today received a billing notice for \$ due May 2, 2022. This is obviously not a bill for nearly15 ccf and when I click on "view bill" I do not get a copy of the bill but it only

takes me to the login page of the water company's web site where I'm unable to find any past bills That is why I requested a copy of the bill in the first place. When I try to respond to the water company email I received today, I get the message:

Replies to this email are not actively monitored. If you need assistance please contact us contact us

I certainly know where that will get me.

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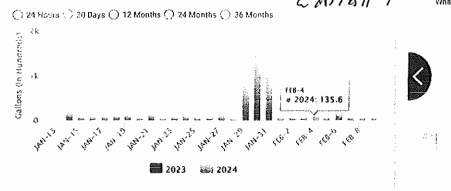
My water usage in the first three months of 2023 never reached 4 ccf but MSD was using 5 ccf to calculate my sewer charges. When I call MSD to ask about the quantity, I'm told this data comes from the water company. When I call the water company to ask about the quantity, I get even less information. I've been told that my inquiry has been referred to someone else at the water company but I don't expect to ever get a call with an explanation.

These government-sanctioned monopolies are not providing adequate customer support and the Commission is not exercising adequate oversight and this must be corrected. I may be mistaken but I don't think MSD comes under the Commission's jurisdiction so I will likely have to take up the MSD fight with MSD or its Board. The water company and the data that it sends to MSD is the Commission's responsibility, however, and I expect some action. First I want the "24 Hour" and "30 Day" time period options made permanently available to customers on the company website just as it was a short time ago. An option would be to allow customers to access the same web pages available to water company field representatives if that data indeed includes the "24 Hour" and "30 Day" data. I would also like to know when the water company will likely next appear before the Commission for a rate increase, or any other matter, and what I would need to do to intervene and explain these problems from a customer's perspective.

Fred James "Jim" Moriarty







In Customer Advisory Map

View eur Costena e Advisory Map to over liene in neuroness, contraster implacting vour area. At the tep reft of the trag, you may control for your service address. You'll be able to view comma outages or alerts. You will also find an estimated three her reationation of non-alpervise for methodage

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Exhibit G



Jim Moriarty

CSC - ART Mailbox <AccountResolutionTeam@amwater.com> To: Jim Moriarty <i

Mon, Apr 15, 2024 at 10:08 AM

Dear Jim Moriarty,

When we review your account for an adjustment, we look back at the same time the prior year. If the usage is 2 times higher than the same time the prior year, we then subtract the usage from the same time the prior year and then apply a credit of 50% off the overage.

Your high usage months were September 08, 2023-October 05, 2023, and October 06, 2023-November 06, 2023.

September 08, 2023-October 05, 2023, your usage was 6,800 gallons. The same time the prior year was 5,700 gallons. The usage was not 2 times the average.

October 06, 2023-November 06, 2023, your usage was 7,900 gallons. The same time the prior year was 6,200 gallons. The usage was not 2 times the average.

Again, thanks for repairing your leak. Finding and fixing leaks saves water and money. For more tips on how to conserve and save, visit us online at www.missouriamwater.com. If you have any questions or would like to discuss the possibility of extending the payment period, please contact our Customer Service Center, Monday through Friday, 7 a.m. to 7 p.m at 1-866-430-0820.

Best Regards,

Mary

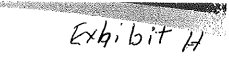
Account Resolution Team

1-866-957-2886, Ext 5647

From: Jim Moriarty	
Sent: Tuesday, April 9, 2024 9:38 AM	
To: CSC - ART Mailbox <accountresolutionteam@amwater.com></accountresolutionteam@amwater.com>	
Subject: Re:	

EXTERNAL EMAIL: The Actual Sender of this email is "

"Think before you click!".



American Water

USAGE OVERVIEW

		UUAGE UV				
24 Hours					04/	30/24
Time	12 AM 1	1 PM 10 PM	9 PM	8 PM 7 PN	6 PM	5 PM
Usage in Gallons	7 2		[·] 31 :	32 32	38	34
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Time	4IPM 3 P		1 PM 12 PM		10 AM	9 AM
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USAGE OVERVIEW

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Usage in Gallons	0	0	0	1	1	0	6	0
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Usage in Gallons	2	1	0	0	9	2	8	26
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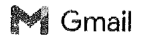


USAGE OVERVIEW

30 Days				MAY-2 -	APR-3	
Date	MAY-2	MAY-1	APR-30	APR-29	APR-28	
Usage in Gallons	67.4	475	160.2	63.7	78	
Date	APR-27	APR-26	APR-25	APR-24	APR-23	
Usage in Gallons	79.8	118.2	87.7	107.9	52.6	
Date Usage in Gallons	APR-22 54.7	APR-21 -	APR-20 75.6	APR-19 76.9	APR-18	
Usage in Gallons	04.7	121.1	75.0		100.5	
Date	APR-17	APR-16	APR-15	APR-14	APR-13	
Usage in Gallons	106	88	93	145	72.3	
Date	APR-12	APR-11	APR-10	APR-9	APR-8	
Usage in Gallons	79	83.9	101.8	87.5	50.5	64
Date	APR-7	APR-6	APR-5	APR-4	APR-3	
Usage in Gallons	47.7	95.8	75.1	260.5	0	

AMERICAN WATER

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Jim Moriarty

Water company service order

1 message

Hozie Carter <Hozie.Carter@amwater.com>

Mon, May 13, 2024 at 12:58 PM

Exhibit I

We checked the meter in the pit for usage, but the meter showed no usage at all, which indicated that there is no leak currently at the property. The BP was very technical about our information system. He had detailed printouts and dates of water usage activity at his premise he showed us the 30 day reports in the system where in the first week of every 30 day report it shows zero usage which is not correct and he understand that but wants to know why does the system show zero usage for that. My partner and I have not been trained as to why this happens. The BP was very polite, but wanted to know why this reports because this makes him feel that the system may be reporting inaccurate information. We request that a supervisor or IT associate with more knowledge on how the system works and handles contact Mr. Jim to enlighten him on the system works. We informed him that we will put this request in for him and document it. This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to

whom they are addressed. If you have received this email in error, please notify the sender. Please note that any views or opinions presented in this email are solely those of the author and do not necessarily represent those of American Water Works Company Inc. or its affiliates. The recipient should check this email and any attachments for the presence of viruses. American Water accepts no liability for any damage caused by any virus transmitted by this email. American Water Works Company Inc., 1 Water St. Camden, NJ. 08102 www.amwater.com



05/30/2024

FRED J. MORIARTY

For Service To: Account Number: Service Address:



Dear Customer Moriarty:

Thank you for your request to investigate your higher than expected water bill. Your feedback is important to us and we appreciate your bringing this issue to our attention.

We have reviewed the bill in question and conducted a visit to verify the accuracy of the meter reading used to calculate the bill. Based on our research, the amount of water billed for 04/09/2024 to 05/08/2024 is correct. Here is a summary of our findings:

We did not detect meter movement during our visit.

Many leaks are not noticeable but can still contribute to unexpected water use. Our website, www.amwater.com, includes water saving ideas and a downloadable leak detection kit to help you check for leaks.

We understand the inconvenience that can occur when you receive a higher than expected bill. If you have additional questions or would like to discuss a possible payment arrangement for your account, please contact our customer service center.

We appreciate your business and the opportunity to continue serving you, your neighbors and our local communities.

Sincerely,

Missouri American Water Customer Service



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Missouri American Water Company P.O. Box 2798 Camden, NJ 08101

To Whom It May Concern,

This week I received your letter of May 30, 2024 regarding a "request to investigate" a "higher than expected water bill." If I made such a request, it was likely too long ago to remember. I had hoped to receive a phone call as follow to a May 13 service request I made to two of your representatives who had visited my home that day and thought this letter might be an attempted follow up. I have contacted your local office on numerous occasions regarding water usage and your online usage reporting system. Most recently (around the first of May), I called because your online system reported that my house used 160.2 gallons of water on April 30^{sh}, about double our normal usage. The 24-Hour usage for that same day reflected 272 gallons, 110 gallons more than the reported daily amount.

The next day (May 1st) the discrepancy was much greater in the opposite direction. The daily reported amount was 475 gallons, almost six times the normal usage. The 24-Hour usage for that day showed 277 gallons so the reported daily usage was about 200 gallons more (71% higher) than the reported 24-Hour usage for the same day. These figures suggest that there is manual manipulation of the reported quantities of water.

I called for a service representative to stop by my house to investigate and hopefully explain how the online reporting system worked. I had made multiple telephone requests to Customer Service representatives to have someone call me who was familiar with the workings of the online system but had never received the requested call. It took almost two weeks for a representative to come to my house to follow up on this request.

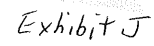
Two water company representatives, Hozie Carter and a man named "Paul" visited my home on May 13th. I pointed out the aforementioned discrepancies in reporting from April 30th and May 1st as well as other obvious problems with the online reporting system. A major error that I pointed out was that the first day of every 30-Day report shows zero usage for the day. Hozie incorrectly reported that I said "first week" in his "service order" but it is the first day. The two men explained that they are not familiar with the workings of the online reporting system but would put in a request to have "a supervisor or IT associate with more knowledge on how the system works" contact me. That contact never happened.

I have numerous questions and suggestions regarding the online water usage reporting system and would appreciate the promised call (**Control of Control of**

Jim Moriarty

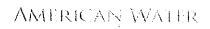
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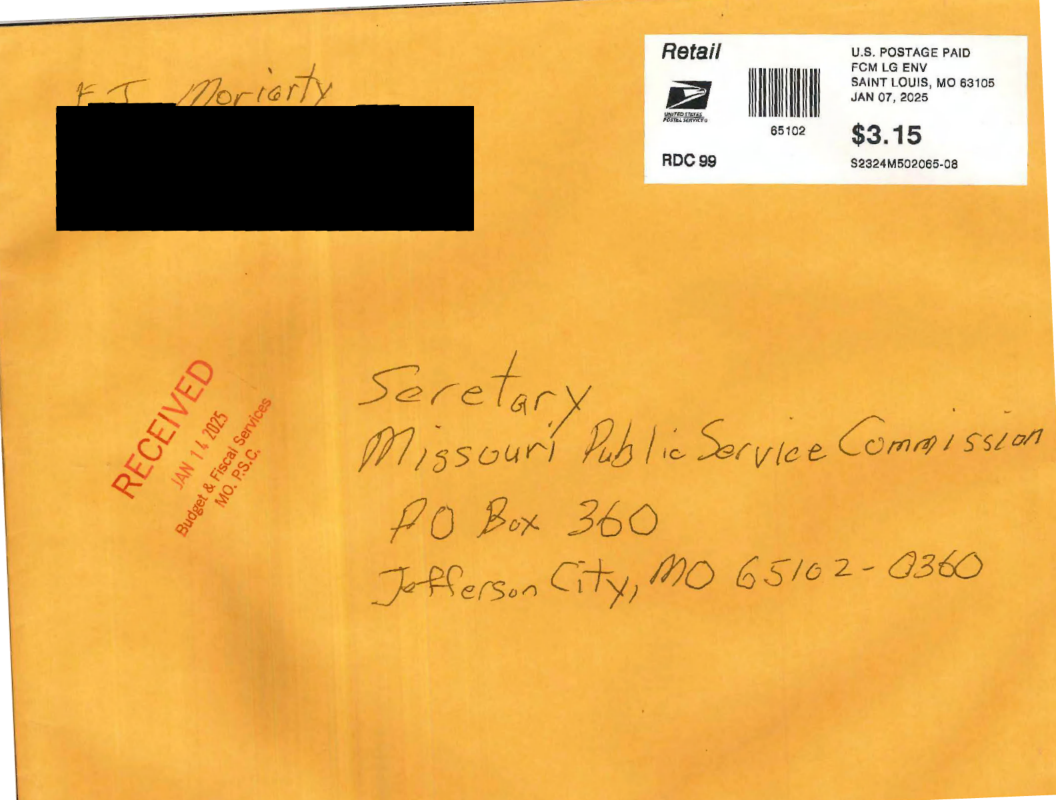
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USAGE OVERVIEW

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Rules of Department of Commerce and Insurance

Division 4240—Public Service Commission Chapter 2—Practice and Procedure

20 CSR 4240-2.010	Definitions
20 CSR 4240-2.015	Waiver of Rules
20 CSR 4240-2.025	Commission Address and Business Hours
20 CSR 4240-2.030	Records of the Commission4
20 CSR 4240-2.040	Practice Before the Commission
20 CSR 4240-2.050	Computation of Time
20 CSR 4240-2.060	Applications
20 CSR 4240-2.065	Tariff Filings Which Create Cases
20 CSR 4240-2.070	Complaints
20 CSR 4240-2.075	Intervention
20 CSR 4240-2.080	Pleadings, Filing, and Service
20 CSR 4240-2.090	Discovery and Prehearings10
20 CSR 4240-2.100	Subpoenas11
20 CSR 4240-2.110	Hearings
20 CSR 4240-2.115	Stipulations and Agreements
20 CSR 4240-2.116	Dismissal12
20 CSR 4240-2.117	Summary Disposition
20 CSR 4240-2.120	Presiding Officers
20 CSR 4240-2.125	Procedures for Alternative Dispute Resolution
20 CSR 4240-2.130	Evidence



20 CSR 4240-2.135	Confidential Information
20 CSR 4240-2.140	Briefs and Oral Arguments17
20 CSR 4240-2.150	Decisions of the Commission17
20 CSR 4240-2.160	Rehearings and Reconsideration17
20 CSR 4240-2.180	Rulemaking18
20 CSR 4240-2.205	Variance or Waiver



Title 20—DEPARTMENT OF COMMERCE AND INSURANCE Division 4240—Public Service Commission Chapter 2—Practice and Procedure

20 CSR 4240-2.010 Definitions

PURPOSE: This rule defines terms used in the rules comprising Chapter 2, Practice and Procedure, and supplements those definitions found in Chapter 386 of the Missouri Revised Statutes.

(1) Applicant means any person, as defined herein, or public utility on whose behalf an application is made.

(2) Certificate of service means a document or page of a document showing the caption of the case, attorney of record served or the name of the party served, the date and manner of service, and the signature of the serving party or attorney.

(3) Commission means the Missouri Public Service Commission as created by Chapter 386 of the *Missouri Revised Statutes*.

(4) Commissioner means one (1) of the members of the commission.

(5) Commission staff means all personnel employed by the commission whether on a permanent or contractual basis except commissioners; commissioner support staff, including technical advisory staff; personnel in the secretary's office; and personnel in the general counsel's office, including personnel in the adjudication department. Employees in the staff counsel's office are members of the commission staff.

(6) Complainant means the commission, any person, corporation, municipality, political subdivision, the Office of the Public Counsel, the commission staff through the staff counsel's office, or public utility who files a complaint with the commission.

(7) Corporation includes a corporation, company, association, or joint stock company or association, or any other entity created by statute which is allowed to conduct business in the state of Missouri.

(8) General counsel means the attorney who serves as counsel to the commission and includes the general counsel and all other attorneys who serve in the office of the general counsel, but does not include attorneys employed in the staff counsel's office. The general counsel appears for the commission and performs all duties and services as attorney and counsel to the commission which the commission may reasonably require.

(9) Oath means attestation by a person signifying that he or she is bound in conscience and by the laws regarding perjury, either by swearing or affirmation to tell the truth.

(10) Party includes any applicant, complainant, petitioner, respondent, intervenor, or public utility in proceedings before the commission. Commission staff and the public counsel are also parties unless they file a notice of their intention not to participate within the period of time established for interventions by commission rule or order.

(11) Person includes a natural person, corporation, municipality, political subdivision, state or federal agency, and a partnership.

(12) Pleading means any written document, including any exhibits or other attachments, filed with the commission that seeks a specific action or remedy, except that briefs and tariffs are not pleadings under this definition.

(13) Political subdivision means any township, city, town, village, and any school, road, drainage, sewer, and levee district, or any other public subdivision, public corporation, or public quasi-corporation having the power to tax.

(14) Presiding officer means a commissioner, or a law judge licensed to practice law in the state of Missouri and appointed by the commission to preside over a case or any portion of a case.

(15) Public counsel means the Office of the Public Counsel as created by the Omnibus State Reorganization Act of 1974 and includes the assistants who represent the public before the commission.

(16) Public utility includes every pipeline corporation, gas corporation, electrical corporation, telecommunications corporation, water corporation, heat or refrigeration corporation, sewer corporation, any joint municipal utility commission pursuant to section 386.020, RSMo, which is regulated by the commission, or any other entity described by statute as a public utility which is to be regulated by the commission.

(17) Respondent means any person as defined herein or public utility subject to regulation by the commission against whom any complaint is filed. (18) Rule means all of these rules as a whole or the individual rule in which the word appears, whichever interpretation is consistent with the rational application of this chapter.

(19) Settlement officer means a presiding officer who has been delegated to facilitate the settlement of a case.

(20) Schedule means any attachment, table, supplement, list, output, or any other document affixed to an exhibit.

(21) Staff counsel means any attorney employed to represent the commission staff in proceedings before the commission.

AUTHORITY: section 386.410, RSMo 2016.* This rule originally filed as 4 CSR 240-2.010. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Amended: Filed June 9, 1987, effective Nov. 12, 1987. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Amended: Filed Aug. 17, 1998, effective March 30, 1999. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Amended: Filed Nov. 7, 2018, effective July 30, 2019. Moved to 20 CSR 4240-2.010, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.015 Waiver of Rules

PURPOSE: This rule defines when the rules in this chapter may be waived.

(1) A rule in this chapter may be waived by the commission for good cause.

AUTHORITY: section 386.410, RSMo Supp. 1998.* This rule originally filed as 4 CR 240-2.015. Original rule filed Aug. 24, 1999, effective April 30, 2000. Moved to 20 CSR 4240-2.015, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.025 Commission Address and Business Hours

PURPOSE: This rule provides the physical and mailing address, as well as the hours of business for the Public Service Commission. (1) The Public Service Commission's principal office is located in the Governor Office Building, 200 Madison Street, Jefferson City, Missouri 65102.

(2) The public may obtain information, make requests, or make submissions by mail addressed to the Secretary of the Commission, Missouri Public Service Commission, PO Box 360, Jefferson City, MO 65102, electronically at the commission's Internet website, or in person at the commission's principal office during regular business hours.

(3) The regular business hours of the Missouri Public Service Commission are Monday through Friday, 8:00 a.m. to 5:00 p.m., except on state holidays when the offices are closed.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.025. Original rule filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.025, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.030 Records of the Commission

PURPOSE: This rule sets forth the recordkeeping requirements of the commission and the availability of these records to the public. Charges for copies are subject to statutory limitations.

(1) The secretary of the commission shall keep a full and true record of all the proceedings of the commission, of all books, maps, documents, and papers ordered filed by the commission, of all orders made by each of the commissioners, and of all orders made by the commission or approved and confirmed by it and ordered filed. In addition, the secretary of the commission shall maintain a docket of all cases filed and cases set for hearing and shall assign each matter an appropriate case number. These records shall be available for public inspection in the office of the secretary of the commission, during regular business hours, Monday through Friday, except for legal holidays. The specific hours the records are available shall be posted at the principal office of the commission.

(2) Copies of public records (for example, official documents, pleadings, transcripts, briefs, and orders) may be requested from the secretary of the commission. Any such

request shall be made in writing.

(3) The fees for copying public records shall not exceed ten cents (\$.10) per page for a paper copy not larger than nine inches by fourteen inches (9" \times 14"), with the hourly fee for duplicating time not to exceed the average hourly rate of pay for the clerical staff of the commission fulfilling the request and the actual cost of research time. The commission shall utilize employees to make copies and conduct the research so that the lowest amount of charges are incurred based on the scope of the request.

(4) Fees for providing access to public records maintained on computer facilities, recording tapes or disks, videotapes or films, pictures, maps, slides, graphics, illustrations, or similar audio or visual items or devices. and for paper copies larger than nine inches by fourteen inches $(9" \times 14")$ shall include only the cost of copies, staff time, which shall not exceed the average hourly rate of pay for staff of the public governmental body required for making copies and programming, if necessary, and the cost of the disk, tape, or other medium used for the duplication. Fees for maps, blueprints, or plats that require special expertise to duplicate may include the actual rate of compensation for the trained personnel required to duplicate such maps, blueprints, or plats. If programming is required beyond the customary and usual level to comply with a request from records or information, the fees for compliance may include the actual costs of such programming.

(5) Copies may be provided without charge or at a reduced charge to public officers for use in their official capacity, or in any other situation where the Public Service Commission determines that waiver or reduction of the fee is in the public interest because it is likely to contribute significantly to public understanding of the operations or activities of the Public Service Commission and is not primarily in the commercial interest of the requester.

AUTHORITY: sections 386.300 and 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.030. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Amended: Filed July 26, 1999, effective Jan. 30, 2000. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.030, effective Aug. 28, 2019. *Original authority: 386.300, RSMo 1939, amended 1947, 1984, 1995 and 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.040 Practice Before the Commission

PURPOSE: This rule sets forth who may practice as an attorney before the commission.

(1) The staff counsel represents the commission staff in investigations, contested cases, and other proceedings before the commission.

(2) The public counsel represents the interests of the public before the commission.

(3) Attorneys who wish to practice before the commission shall fully comply with its rules and also comply with one (1) of the following criteria:

(A) An attorney who is licensed to practice law in the state of Missouri, and in good standing, may practice before the commission;

(B) A nonresident attorney who is a member of the Missouri Bar in good standing, but who does not maintain an office for the practice of law within the state of Missouri, may appear as in the case of a resident attorney;

(C) Any attorney who is not a member of the Missouri Bar, but who is a member in good standing of the bar of any court of record, may petition the commission for leave to be permitted to appear and participate in a particular case under all of the following conditions:

1. The visiting attorney shall file in a separate pleading a statement identifying each court of which that attorney is a member and certifying that neither the visiting attorney nor any member of the attorney's firm is disqualified to appear in any of these courts;

2. The statement shall designate some member in good standing of the Missouri Bar having an office within Missouri as associate counsel;

3. The designated Missouri attorney shall simultaneously enter an appearance as an attorney of record; and

4. The visiting attorney shall provide a receipt or a statement showing that he or she has complied with the requirement of Missouri Supreme Court Rule 6.01(m).

(4) An eligible law student certified under Missouri Supreme Court Rule 13 may appear before the commission as an attorney. The student must comply with any applicable rules or statutes.



(5) Practice by Nonattorneys. A natural person may represent himself or herself. Such practice is strictly limited to the appearance of a natural person on his or her own behalf and shall not be made for any other person or entity.

(6) After an attorney has entered an appearance for any party, the attorney may withdraw only by leave of the commission.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.040. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.040, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

Smith v. Public Service Commission, 336 S.W.2d 491 (Mo. 1960). Commission Rule 12.07 allowing individual party before commission held not to authorize non-lawyer individual to act as attorney for twenty-five other individuals. See also Reed v. Labor and Industrial Relations, 789 S.W.2d 19 (Mo. banc 1990) and Clark v. Austin, 340 Mo. 647, 101 S.W.2d 977 (Mo. 1937).

20 CSR 4240-2.050 Computation of Time

PURPOSE: This rule sets standards for computation of effective dates of any order or time prescribed by the commission when no specific date is set by commission order.

(1) In computing any period of time prescribed or allowed by the commission, the day of the act, event, or default shall not be included. The last day of the period so computed shall be included, unless it is a Saturday, Sunday, or legal holiday, in which case the period runs until the end of the next day which is not a Saturday, Sunday, or legal holiday. This rule does not apply when the commission establishes a specific date by which an action must occur, nor does it operate to extend effective dates which are established by statute.

(2) Except when the issuance and effective date are the same, in computing the effective date of any order of the commission, the day the order was issued shall not be included, and the order is considered effective at 12:00 a.m. on the effective date designated in the

order, whether or not the date is a Saturday, Sunday, or legal holiday. If the effective date and the issuance date are the same, the order shall be effective at the date and time the order is issued by the commission.

(3) When an act is required or allowed to be done by order or rule of the commission at or within a specified time, the commission may—

(A) Order the period enlarged before the expiration of the period originally prescribed or as extended by a previous order; or

(B) After the expiration of the specified period, permit the act to be done where the failure to act was the result of excusable neglect or for other good cause shown.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.050. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.050, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

State ex rel. Alton R. Co. v. Public Service Commission, 536 S.W.2d 766 (Mo. 1941). The effective date of an order is at the beginning of that date, rather than at its close.

20 CSR 4240-2.060 Applications

PURPOSE: Applications to the commission requesting relief under statutory or other authority must meet the requirements set forth in this rule.

(1) All applications shall comply with the requirements of these rules and shall include the following information:

(A) The legal name of each applicant, a brief description of the legal organization of each applicant, whether a Missouri corporation, foreign corporation, partnership, proprietorship, or other business organization, the street and mailing address of the principal office or place of business of each applicant and each applicant's electronic mail address, fax number and telephone number, if any;

(B) If any applicant is a Missouri corporation, a Certificate of Good Standing from the secretary of state;

(C) If any applicant is a foreign corporation, a certificate from the secretary of state that it is authorized to do business in Missouri;

(D) If any applicant is a partnership, a copy of the partnership agreement;

(E) If any applicant does business under a fictitious name, a copy of the registration of the fictitious name with the secretary of state;

(F) If any applicant is a political subdivision, a specific reference to the statutory provision and a specific reference to any other authority, if any, under which it operates;

(G) If any applicant has submitted the applicable information as set forth in subsections (1)(B)-(F) of this rule in a previous application, the same may be incorporated by reference to the case number in which the information was furnished, so long as such applicable information is current and correct;

(H) A brief statement of the character of business performed by each applicant;

(I) Name, title, address, and telephone number of the person to whom correspondence, communications, and orders and decision of the commission are to be sent, if other than to the applicant's legal counsel;

(J) If any applicant is an association, other than an incorporated association or other entity created by statute, a list of all of its members;

(K) A statement indicating whether the applicant has any pending action or final unsatisfied judgments or decisions against it from any state or federal agency or court which involve customer service or rates, which action, judgment, or decision has occurred within three (3) years of the date of the application;

(L) A statement that no annual report or assessment fees are overdue; and

(M) All applications shall be subscribed and verified by affidavit under oath by one (1) of the following methods: if an individual, by that individual; if a partnership, by an authorized member of the partnership; if a corporation, by an authorized officer of the corporation; if a municipality or political subdivision, by an authorized officer of the municipality or political subdivision; or by the attorney for the applicant if the application includes or is accompanied by a verified statement that the attorney is so authorized.

(2) If any of the items required under this rule are unavailable at the time the application is filed, they shall be furnished prior to the granting of the authority sought.

(3) If the purchaser or any other necessary party to a transaction for which approval is sought under the provisions of 4 CSR 240-3.110, 4 CSR 240-3.115, 4 CSR 240-3.210, 4 CSR 240-3.215, 4 CSR 240-3.310, 4 CSR

240-3.315, 4 CSR 240-3.405, 4 CSR 240-3.410, 4 CSR 240-3.520, 4 CSR 240-3.525, 4 CSR 240-3.605, or 4 CSR 240-3.610 is not subject to the jurisdiction of the commission, but will be subject to the commission's jurisdiction after the transaction, the purchaser or other necessary party must comply with these rules.

(4) In addition to the requirements of section (1), applications for variances or waivers from commission rules and tariff provisions, as well as those statutory provisions which may be waived, shall contain information as follows:

(A) Specific indication of the statute, rule, or tariff from which the variance or waiver is sought;

(B) The reasons for the proposed variance or waiver and a complete justification setting out the good cause for granting the variance or waiver; and

(C) The name of any public utility affected by the variance or waiver.

(5) Except for telecommunications companies and providers of video services or interconnected voice over Internet protocol (IVoIP) services, a name change may be accomplished by filing the items below with a cover letter requesting a change of name. Notwithstanding any other provision of these rules, the items required herein may be filed by a nonattorney. Applications for approval of a change of name shall include:

(A) A statement, clearly setting out both the old name and the new name;

(B) Evidence of registration of the name change with the Missouri secretary of state; and

(C) Either an adoption notice and revised tariff title sheet with an effective date which is not fewer than thirty (30) days after the filing date of the application, or revised tariff sheets with an effective date which is not fewer than thirty (30) days after the filing date of the application.

(6) In addition to the general requirements set forth above, the requirements found in Chapter 3 of the commission's rules pertaining to the filing of various types of applications must also be met.

AUTHORITY: sections 386.250 and 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.060. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Amended: Filed Sept. 6, 1985, effective Dec. 15, 1985. Amended: Filed Feb. 3, 1987, effective May 1, 1987. Amended: Filed May 11, 1988, effective Aug. 11, 1988. Amended: Filed Feb. 5, 1993, effective Oct. 10, 1993. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed Aug. 16, 2002, effective April 30, 2003. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.060, effective Aug. 28, 2019.

*Original authority: 386.250, RSMo 1939, amended 1963, 1967, 1977, 1980, 1987, 1988, 1991, 1993, 1995, 1996 and 386.410, RSMo 1939, amended 1947, 1977, 1996.

State ex rel. Kansas City Transit, Inc. v. Public Service Commission, 406 S.W.2d 5 (Mo. banc 1966). Commission is an administrative body of powers limited to those expressly granted by statute or necessary or proper to effectuate statutory purpose. Commission's authority to regulate does not include right to dictate manner in which company conducts its business.

20 CSR 4240-2.065 Tariff Filings Which Create Cases

PURPOSE: This rule establishes when a case shall be opened for a tariff.

(1) A general rate increase request is one where the company or utility files for an overall increase in revenues through a company-wide increase in rates for the utility service it provides, but shall not include requests for changes in rates made pursuant to an adjustment clause or other similar provisions contained in a utility's tariffs. When a public utility submits a tariff which constitutes a general rate increase request, the commission shall establish a case file for the tariff. The tariff and all pleadings, orders, briefs, and correspondence regarding the tariff shall be filed in the case file established for the tariff. The tariff submitted shall be in compliance with the provisions of the rules relating to the separate utilities. A tariff filed which proposes a general rate increase request shall also comply with the minimum filing requirements of these rules for general rate increase requests. Any public utility which submits a general rate increase request shall simultaneously submit its direct testimony with the tariff

(2) Except when the Commission orders the filing of a tariff, when a public utility submits a tariff for commission approval but requests the tariff become effective in fewer than thirty (30) days, the commission shall establish a case file for the tariff. In addition, the public

utility shall file a Motion for Expedited Treatment and comply with the expedited treatment portion of these rules. The tariff and all pleadings, orders, briefs, and correspondence shall be filed in the case file established for the tariff.

(3) When a pleading, which objects to a tariff or requests the suspension of a tariff, is filed, the commission shall establish a case file for the tariff and shall file the tariff and pleading in that case file. All subsequent pleadings, orders, briefs, and correspondence concerning the tariff shall be filed in the case file established for the tariff. Any pleading to suspend a tariff shall attach a copy of the tariff and include a certificate of service to confirm that the party who submitted the tariff has been served with the pleading.

(4) A case file shall be established for a tariff filing in which the commission is required by law or requested by the party filing the tariff to specifically approve the tariff.

(5) A case file will not be established to consider tariff sheets submitted by a regulated utility which do not meet the circumstances of sections (1)-(4) of this rule, except that a case file shall be established when tariff sheets are suspended by the commission on its own motion or when suspended upon the recommendation of staff.

(6) When a public utility extends the effective date of a tariff, it shall file a letter extending the tariff effective date in the official case file. Notwithstanding any other provision of these rules, this letter may be filed by a nonattorney.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.065. Original rule filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.065, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.070 Complaints

PURPOSE: This rule establishes the procedures for filing formal and informal complaints with the commission.

(1) Any person or public utility who feels aggrieved by an alleged violation of any tariff, statute, rule, order, or decision within the



commission's jurisdiction may file a complaint. A complaint may also be filed by the commission on its own motion, the commission staff through the staff counsel, or the Office of the Public Counsel.

(2) A person who feels aggrieved by an alleged violation of any tariff, statute, rule, order, or decision within the commission's jurisdiction may file an informal complaint with the commission's consumer services department or file either a formal complaint or small formal complaint with the commission. Filing an informal complaint is not a prerequisite to filing a formal or small formal complaint; however, the presiding officer may direct that a pro se complainant be required to go through the informal complaint procedure before the formal complaint will be heard by the commission. If an allegedly aggrieved person initially files an informal complaint and is not satisfied with the outcome, such person may also file a formal or small formal complaint.

(3) Informal Complaints. The protections and processes of an informal complaint regarding service or billing practices are set out in 4 CSR 240-13. To file an informal complaint, the complainant shall state, either in writing, by telephone (consumer services hotline 1-800-392-4211 or Relay Missouri at 711), or in person at the commission's offices—

(A) The name, street address, and telephone number of each complainant and, if one (1) person asserts authority to act on behalf of the others, the source of that authority;

(B) The address where the utility service was rendered;

(C) The name and address of the party against whom the complaint is filed;

(D) The nature of the complaint and the complainant's interest therein;

(E) The relief requested; and

(F) The measures taken by the complainant to resolve the complaint.

(4) Formal Complaints. A formal complaint may be made by petition or complaint in writing, setting forth any act or thing done or omitted to be done by any person, corporation, or public utility, including any rule or charge established or fixed by or for any person, corporation, or public utility, in violation or claimed to be in violation of any provision of law or of any rule or order or decision of the commission. The formal complaint shall contain the following information:

(A) The name and street address of each complainant and, if different, the address

where the subject utility service was rendered;

(B) The signature, telephone number, facsimile number, and email address of each complainant or their legal representative, where applicable;

(C) The name and address of the person, corporation, or public utility against whom the complaint is being filed;

(D) The nature of the complaint and the complainant's interest in the complaint, in a clear and concise manner;

(E) The relief requested;

(F) A statement as to whether the complainant has directly contacted the person, corporation, or public utility about which complaint is being made;

 (\overline{G}) The jurisdiction of the commission over the subject matter of the complaint; and

(H) If the complainant is an association, other than an incorporated association or other entity created by statute, a list of all its members.

(5) No complaint shall be entertained by the commission, except upon its own motion, as to the reasonableness of any rates or charges of any public utility unless the complaint is signed by the public counsel, the mayor or the president or chairman of the board of aldermen or a majority of the council or other legislative body of any town, village, county, or other political subdivision, within which the alleged violation occurred, or not fewer than twenty-five (25) consumers or purchasers or prospective consumers or purchasers of public utility gas, electricity, water, sewer, or telephone service as provided by law. Any public utility has the right to file a formal complaint on any of the grounds upon which complaints are allowed to be filed by other persons and the same procedure shall be followed as in other cases.

(6) The commission shall not be required to dismiss any complaint because of the absence of direct damage to the complainant.

(7) The commission, on its own motion or on the motion of a party, may after notice dismiss a complaint for failure to state a claim on which relief may be granted or failure to comply with any provision of these rules or an order of the commission, or may strike irrelevant allegations.

(8) Upon the filing of a complaint in compliance with these rules, the secretary of the commission shall serve by certified mail, postage prepaid, a copy of the complaint upon the person, corporation, or public utility against whom the complaint has been filed, which shall be accompanied by a notice that the matter complained of be satisfied or that the complaint be answered by the respondent, unless otherwise ordered, within thirty (30) days of the date of the notice. Additionally, the complainant may accomplish service of the complaint upon the respondent(s) by any method authorized by Supreme Court Rule 54, having first obtained authorization from the commission for use of a special process server. Any person eligible to serve process under Supreme Court Rule 54 may be nominated as a special process server. A return of service shall be promptly filed with the commission as in the circuit courts of this state.

(9) The respondent shall file an answer to the complaint within the time provided. All grounds of defense, both of law and of fact, shall be raised in the answer. If the respondent has no information or belief upon the subject sufficient to enable the respondent to answer an allegation of the complaint, the respondent may so state in the answer and assert a denial upon that ground.

(10) If the respondent in a complaint case fails to file a timely answer, the complainant's averments may be deemed admitted and an order granting default entered. The respondent has seven (7) days from the issue date of the order granting default to file a motion to set aside the order of default and extend the filing date of the answer. The commission may grant the motion to set aside the order of default and grant the respondent additional time to answer if it finds good cause.

(11) The commission may order, at any time after the filing of a complaint, an investigation by its staff as to the cause of the complaint. The staff shall file a report of its findings with the commission and all parties to the complaint case. The investigative report shall not be made public unless released in accordance with section 386.480, 392.210(2), or 393.140(3), RSMo, or during the course of the hearing involving the complaint.

(12) When the commission determines that a hearing should be held, the commission shall fix the time and place of the hearing. The commission shall serve notice upon the affected person, corporation, or public utility not fewer than ten (10) days before the time set for the hearing, unless the commission finds the public necessity requires that the hearing be held at an earlier date.

(13) All matters upon which a complaint may be founded may be joined in one (1) hearing and no motion for dismissal shall be entertained against a complainant for misjoinder of causes of action or grievances or misjoinder or nonjoinder of parties.

(14) When an order is rendered disposing of a case, the regulatory law judge shall cause the parties to be notified that the order will be final unless an application for rehearing is filed within the allotted number of days and provide information regarding the rehearing and appeal process.

(15) Small Formal Complaint Case. If a customer of a utility files a formal complaint regarding any dispute involving less than three thousand dollars (3,000), the process set forth in this section shall be followed for such complaints. The provisions of sections (1)–(14) of this rule shall also apply to small formal complaints.

(A) When a complaint is filed that gualifies for handling as a small formal complaint, the assigned regulatory law judge shall direct the secretary of the commission to serve, by certified mail, postage prepaid, a copy of the complaint upon the person, corporation, or public utility against whom the complaint has been filed. At the same time, the regulatory law judge shall notify all parties that the complaint will proceed under the small formal complaint process. The person, corporation, or public utility against whom the complaint has been filed is allowed thirty (30) days after the date of notice to satisfy the complaint or file an answer. If the person, corporation, or public utility does not satisfy the complaint or file an answer within thirty (30) days, the regulatory law judge may issue an order granting default and deeming the allegations of the complaint to have been admitted by the respondent. A party in default has seven (7) days from the issue date of the order granting default to file a motion to set aside the order of default. The regulatory law judge may grant the motion to set aside the order of default and allow the respondent additional time to answer upon a showing of good cause.

(B) If any party believes that a complaint should or should not be handled as a small formal complaint, that party may file a motion with the commission requesting that the status of the complaint be changed. In response to such motion, or acting on its own motion, the commission shall, at its discretion, decide how the complaint shall be handled.

(C) Upon the filing of a complaint that

qualifies under this section, the chief regulatory law judge shall assign the case to a regulatory law judge. To process small complaint cases in the timeliest manner and in the most convenient location for the customers, the commission hereby delegates the commission's authority to hear the case, make rulings, and issue a recommended report and order or other appropriate order disposing of the case to such regulatory law judge.

(D) The commission's staff shall, within forty-five (45) days after the complaint is filed, investigate the complaint and file a report detailing staff's findings and recommendations. The regulatory law judge may allow staff additional time to complete its investigation for good cause shown. The member or members of the commission's staff who investigate the complaint shall be available as a witness at the hearing if the regulatory law judge or any party wishes to call them to testify.

(E) Any hearing, unless otherwise agreed to by the parties, shall be held in the county, or a city not within a county, where the subject utility service was rendered or within thirty (30) miles of where the service was rendered. The regulatory law judge may allow any party, witness, or attorney to participate in the hearing by telephone.

(F) Small formal complaint case hearings shall be conducted in an informal summary manner whenever possible, without affecting the rights of the parties—

1. The technical rules of evidence shall not apply;

2. The regulatory law judge shall have the authority to dispense with pre-filed written testimony; and

3. The regulatory law judge shall assume an affirmative duty to determine the merits of the claims and defenses of the parties and may question parties and witnesses.

(G) The regulatory law judge, after affording the parties reasonable opportunity for discovery and a fair hearing, shall issue a recommended report and order within one hundred (100) days following the filing of the complaint, unless the regulatory law judge finds good cause to extend that time or the extension is otherwise agreed to by the parties.

(H) Any party subject to a recommended order disposing of the case or a recommended report and order issued by a regulatory law judge under this section may file with the commission, within ten (10) days of the issuance of the recommended order, comments supporting or opposing the recommended order. Any comments opposing the recommended order shall contain specific detailed grounds upon which it claims the order is unlawful, unjust, or unreasonable. The commission may approve or reject the recommended order based on the existing record without further hearing. If the commission rejects the recommended order, the commission shall issue its own order based on the evidence previously submitted, or upon such additional evidence, as the commission shall choose to receive.

AUTHORITY: section 386.410, RSMo 2016.* This rule originally filed as 4 CSR 240-2.070. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Amended: Filed June 9, 1987, effective Nov. 12, 1987. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 24, 2010, effective Oct. 30, 2010. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Amended: Filed Nov. 7, 2018, effective July 30, 2019. Moved to 20 CSR 4240-2.070, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.075 Intervention

PURPOSE: This rule prescribes the procedures by which an individual or entity may intervene in a case and allows for the filing of briefs by **amicus curiae**.

(1) A motion to intervene or add new member(s) shall be filed within thirty (30) days after the commission issues its order giving notice of the case, unless otherwise ordered by the commission.

(2) A motion to intervene or add new member(s) shall include:

(A) The legal name of each association, person, or entity seeking intervention or to be added;

(B) The street and mailing address of the principal office or place of business of each association, person, or entity seeking intervention or to be added, or of their attorney;

(C) The email address, fax number, and telephone number, if any, of each association, person, or entity seeking intervention or to be added, or their attorney;

(D) If any applicant is an association, other than an incorporated association or other entity created by statute, a list of all of its members;



(E) A statement of the proposed intervenor's or new member's interest in the case and reasons for seeking intervention or to be added; and

(F) A statement as to whether the proposed intervenor or new member supports or opposes the relief sought or that the proposed intervenor or new member is unsure of the position it will take.

(3) The commission may grant a motion to intervene or add new member(s) if—

(A) The proposed intervenor or new member(s) has an interest which is different from that of the general public and which may be adversely affected by a final order arising from the case; or

(B) Granting the proposed intervention would serve the public interest.

(4) If the commission grants intervention to an association, other than an incorporated association or other entity created by statute, the commission is not granting intervention to the "association," but is granting intervention to the individual members of the association.

(5) For purposes of 4 CSR 240-2.080(16), service upon counsel for an association satisfies the requirement for service upon the individual members of the association.

(6) If any member(s) of an association, other than an incorporated association or other entity created by statute, that is a party to any case before the commission withdraws from the association during the pendency of a case, the association must file a notice of the member's(s') withdrawal in the official case file within five (5) days of the member's(s') withdrawal.

(7) If an association, other than an incorporated association or other entity created by statute, that is a party to any case before the commission wants to add an additional member(s) during the pendency of that case, the association must file a motion to add new member(s).

(8) If the commission finds that the name of any association, other than an incorporated association or other entity created by statute, seeking intervention in a case before the commission could lead to confusion or misidentification of that association or its members, the commission may order that the association be identified by an alternate name in that case.

(9) The commission may limit an intervention to particular issues or interests in a case.

(10) Motions to intervene or add new member(s) filed after the intervention date may be granted upon a showing of good cause. Any motion so filed must include a definitive statement whether or not the entity seeking intervention or to be added as a new member accepts the record established in that case, including the requirements of any orders of the commission, as of the date the motion is filed.

(11) Any person not a party to a case may petition the commission for leave to file a brief as an amicus curiae. The petition for leave must state the petitioner's interest in the matter and explain why an amicus brief is desirable and how the matters asserted are relevant to the determination of the case. The brief may be submitted simultaneously with the petition. Unless otherwise ordered by the commission, the brief must be filed no later than the initial briefs of the parties and comply with all applicable briefing requirements. If leave to file a brief as an *amicus curiae* is granted, the brief shall be deemed filed on the date submitted. An amicus curiae may not file a reply brief.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.075. Original rule filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 26, 2002, effective Nov. 30, 2002. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.075, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.080 Pleadings, Filing, and Service

PURPOSE: This rule prescribes the content and procedure for filing pleadings before the commission and for service thereof.

(1) Every pleading or brief shall be signed by an attorney of record with the attorney's individual name or, if a natural person is not represented by an attorney, shall be signed by the natural person.

(2) By signing a pleading, the signer represents that he or she is authorized to so act.

(3) Pleadings or briefs shall include the signer's address, state bar number(s), email address, fax number, and telephone number, if any.

(4) Each pleading shall include a clear and concise statement of the relief requested, a specific reference to the statutory provision or other authority under which relief is requested, and a concise statement of the facts entitling the party to relief.

(5) An unsigned pleading or brief may be rejected.

(6) By presenting or maintaining a claim, defense, request, demand, objection, contention, or argument in a pleading, motion, brief, or other document filed with or submitted to the commission, an attorney or party is certifying to the best of the signer's knowledge, information, and belief, formed after an inquiry reasonable under the circumstances, that—

(A) The claim, defense, request, demand, objection, contention, or argument is not presented or maintained for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation;

(B) The claims, defenses, and other legal contentions therein are warranted by existing law or by a nonfrivolous argument for the extension, modification, or reversal of existing law or the establishment of new law;

(C) The allegations and other factual contentions have evidentiary support or, if specifically so identified, are likely to have evidentiary support after a reasonable opportunity for further investigation or discovery; and

(D) The denials of factual contentions are warranted on the evidence or, if specifically so identified, are reasonably based on a lack of information or belief.

(7) Any person filing a pleading or a brief shall file with the secretary of the commission either—

- (A) The original; or
- (B) An electronic copy.

(8) Each pleading may be accompanied by a cover letter which states the subject matter. This cover letter shall contain no matter for commission decision.

(9) Any document's filing date shall be the date and time the document is physically or electronically stamped as filed by the secretary of the commission. Documents physically received in the commission's data center during regular business hours shall be stamped on the date received. Documents physically received in the commission's data center after regular business hours shall be stamped the next day that the commission has



regular business hours. Documents submitted electronically to the commission's electronic filing and information system (EFIS) will be stamped filed on the date and time the document is received in EFIS and will be deemed filed on that date and time.

(10) Pleadings and briefs in every instance shall display on the cover or first page the case number and the title of the case. In the event the title of a case contains more than one (1) name as applicants, complainants, or respondents, it shall be sufficient to show only the first of these names as it appears in the first document commencing the case, followed by an appropriate abbreviation (et al.) indicating the existence of other parties.

(11) Pleadings and briefs that are not electronically filed shall be bound at the top or at an edge, shall be typewritten or printed upon white, eight and one-half by eleven-inch (8 $1/2" \times 11"$) paper. Attachments to pleadings or briefs shall be annexed and folded to eight and one-half by eleven-inch (8 $1/2" \times 11"$) size whenever practicable. Printing on both sides of the page is encouraged. Lines shall be double-spaced, except that footnotes and quotations in excess of three (3) lines may be single-spaced. Reproduction of any of these documents may be by any process provided all copies are clear and permanently legible. Electronically filed pleadings or briefs shall be formatted in the same manner as paper filings.

(12) Pleadings and briefs which are not in substantial compliance with this rule, applicable statutes, or commission orders may not be accepted for filing. In addition, filings will be scanned for computer viruses before being uploaded into the commission's electronic system and may not be accepted if the filing is infected. The secretary of the commission may return these pleadings or briefs with a concise explanation of the deficiencies and the reasons for not accepting them for filing. Tendered filings which have been rejected may not be entered on the commission's docket. The mere fact of filing shall not constitute a waiver of any noncompliance with these rules, and the commission may require amendment of a pleading or entertain appropriate motions in connection with the pleading.

(13) Parties shall be allowed ten (10) days from the date of filing in which to respond to any pleading unless otherwise ordered by the commission.

(14) Any request for expedited treatment shall include the words "Motion for Expedited Treatment" in the title of the pleading. The pleading shall also set out with particularity the following:

(A) The date by which the party desires the commission to act;

(B) The harm that will be avoided, or the benefit that will accrue, including a statement of the negative effect, or that there will be no negative effect, on the party's customers or the general public, if the commission acts by the date desired by the party; and

(C) That the pleading was filed as soon as it could have been or an explanation why it was not.

(15) Unless otherwise provided by these rules or by other law, the party filing a pleading or brief shall serve every other party, including the staff counsel and the public counsel, a copy of the pleading or brief and cover letter. Any party may contact the secretary of the commission for the names and addresses of the parties in a case.

(16) Methods of Service.

(A) Any person entitled by law may serve a document on a represented party by—

1. Delivering it to the party's attorney;

2. Leaving it at the office of the party's attorney with a secretary, clerk, or attorney associated with or employed by the attorney served;

3. Mailing it to the last known address of the party's attorney;

4. Transmitting it by facsimile machine to the party's attorney; or

5. Transmitting it to the email address of the party's attorney.

(B) Any person entitled by law may serve a document on an unrepresented party by—

1. Delivering it to the party; or

2. Mailing it to the party's last known address.

(C) Completion of Service.

1. Service by mail is complete upon mailing.

2. Service by facsimile transmission is complete upon actual receipt.

3. Service by email is complete upon actual receipt.

(17) Every pleading or brief shall include a certificate of service. Such certificate of service shall be adequate proof of service.

(18) Any pleading may be amended within ten (10) days of filing, unless a responsive pleading has already been filed, or at any time by leave of the commission. Parties shall be allowed ten (10) days from the date of filing in which to respond to an amended pleading unless otherwise ordered by the commission.

(19) Any list of issues ordered by the commission must set out each question presented for decision. Each question presented should be clear and concise.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.080. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed May 15, 1980, effective Sept. 12, 1980. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Amended: Filed Sept. 6, 1985, effective Dec. 15, 1985. Amended: Filed Feb. 23, 1990, effective May 24, 1990. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed Sept. 11, 2001, effective April 30, 2002. Amended: Filed May 21, 2002, effective Dec. 30, 2002. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.080, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.090 Discovery and Prehearings

PURPOSE: This rule prescribes the procedures for depositions, written interrogatories, data requests, and prehearing conferences.

(1) Discovery may be obtained by the same means and under the same conditions as in civil actions in the circuit court. Sanctions for abuse of the discovery process or failure to comply with commission orders regarding discovery shall be the same as those provided for in the rules of civil procedure.

(2) Parties may use data requests as a means for discovery.

(A) Data request means an informal written request for documents or information that may be transmitted directly between attorneys, agents, or employees of the commission, public counsel, or other parties.

(B) Answers to data requests need not be under oath or be in any particular format, but shall be signed by a person who is able to attest to the truthfulness and correctness of



the answers.

(C) The party to whom data requests are presented shall answer the requests within twenty (20) days after receipt unless otherwise agreed to by the parties to the data requests, or otherwise ordered by the commission.

(D) If the recipient objects to data requests or is unable to answer within twenty (20) days, the recipient shall serve all of the objections or reasons for its inability to answer in writing upon the requesting party within ten (10) days after receipt of the data requests, unless otherwise ordered by the commission.

(E) If the recipient asserts an inability to answer the data requests within the twenty (20)-day time limit, the recipient shall include the date it will be able to answer the data requests simultaneously with its reasons for its inability to answer.

(F) The responding party shall promptly notify the requesting party of any changes to the answers previously given to a data request.

(G) Upon agreement by the parties or as ordered by the commission for good cause shown, the time limits for serving or answering data requests may be modified.

(H) Any data request issued to or by the staff of the commission shall be submitted and responded to in the commission's Electronic Filing and Information System (EFIS). However, if the technical limitations of EFIS make such submission or response difficult, the parties to the data requests may agree upon an alternative method of submission and response, or an alternative method of submission and response may be ordered by the commission.

(I) Sanctions for failure to answer data requests may include any of those provided for abuse of the discovery process in section (1) of this rule.

(3) All prehearing conferences shall be held as directed by the commission or presiding officer, and reasonable notice of the prehearing conference time shall be given to the parties involved.

(4) Any party may petition the commission to hold a prehearing conference at any time prior to the hearing.

(5) Failure to appear at a prehearing conference without previously having secured a continuance shall constitute grounds for dismissal of the party or the party's complaint, application or other action unless good cause for the failure to appear is shown.

(6) Parties may consider procedural and substantive matters at the prehearing conference which may aid in the disposition of the issues.

Secretary of State

Matters which require a decision may be presented to the presiding officer during the conference.

(7) Facts disclosed in the course of a prehearing conference and settlement offers are privileged and, except by agreement, shall not be used against participating parties unless fully substantiated by other evidence.

(8) Except when authorized by an order of the commission, the commission will not entertain any discovery motions, until the following requirements have been satisfied:

(A) Counsel for the moving party has in good faith conferred or attempted to confer by telephone or in person with opposing counsel concerning the matter prior to the filing of the motion. Merely writing a demand letter is not sufficient. Counsel for the moving party shall certify compliance with this rule in any discovery motion; and

(B) If the issues remain unresolved after the attorneys have conferred in person or by telephone, counsel shall arrange with the commission for an immediate telephone conference with the presiding officer and opposing counsel. No written discovery motion shall be filed until this telephone conference has been held.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.090. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Amended: Filed June 9, 1987, effective Nov. 12, 1987. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed Jan. 22, 2014, effective Aug. 30, 2014. Moved to 20 CSR 4240-2.090, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.100 Subpoenas

PURPOSE: The commission may issue subpoenas for the production of witnesses and records. This rule prescribes the procedures for requesting and issuing subpoenas.

(1) A request for a subpoena or a subpoena *duces tecum* requiring a person to appear and testify at the taking of a deposition or at a hearing, or for production of documents or records shall be filed on the form provided by the commission and shall be directed to the secretary of the commission. A request for a subpoena *duces tecum* shall specify the par-

ticular document or record to be produced, and shall state the reasons why the production is believed to be material and relevant.

(2) Except for a showing of good cause, a subpoena or subpoena *duces tecum* shall not be issued fewer than twenty (20) days before a hearing.

(3) Objections to a subpoena or subpoena *duces tecum* or motions to quash a subpoena or subpoena *duces tecum* shall be made within ten (10) days from the date the subpoena or subpoena *duces tecum* is served.

(4) Subpoenas or subpoenas *duces tecum* shall be signed and issued by the secretary of the commission, a commissioner or by a law judge pursuant to statutory delegation authority. The name and address of the witness shall be inserted in the original subpoena or subpoena *duces tecum* and a copy of the return shall be filed with the secretary of the commission. Subpoenas or subpoenas *duces tecum* shall show at whose instance the subpoena or subpoena or subpoena duces tecum is issued. Blank subpoenas shall not be issued.

(5) If there is a failure to comply with a subpoena or a subpoena *duces tecum* after objections or a motion to quash have been determined by the commission, the commission by its counsel or the party seeking enforcement may apply to a judge of the circuit court of the county in which—the hearing has been held, is being held, or is scheduled to be held, or where the witness resides or may be found—for an order enforcing the subpoena or subpoena *duces tecum*.

AUTHORITY: section 386.410, RSMo Supp. 1998.* This rule originally filed as 4 CSR 240-2.100. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Moved to 20 CSR 4240-2.100, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939 amended 1947, 1977, 1996.

20 CSR 4240-2.110 Hearings

PURPOSE: This rule prescribes the procedures for the setting, notices, and conduct of hearings.

(1) The commission shall set the time and place for all hearings and serve notice as

required by law. Additional notice may be served when the commission deems it to be appropriate.

(2) The presiding officer may order continuance of a hearing date for good cause.

(A) When a continuance has been granted at the request of the applicant or complainant, the commission may dismiss the case for failure to prosecute if it has not received a request from the applicant or complainant that the matter be again continued or set for hearing within ninety (90) days from the date of the order granting the continuance.

(B) Failure to appear at a hearing without previously having secured a continuance shall constitute grounds for dismissal of the party or the party's complaint, application or other action unless good cause for the failure to appear is shown.

(3) When pending actions involve related questions of law or fact, the commission may order a joint hearing of any or all the matters at issue, and may make other orders concerning cases before it to avoid unnecessary costs or delay.

(4) The presiding officer shall establish a procedural schedule through one (1) or more procedural orders in which the hearing and conference dates are set, date for filing testimony and pleadings are set, and any other applicable procedural parameters are established as determined necessary by the presiding officer or agreed to by the parties.

(5) The order of procedure in hearings shall be as follows, unless otherwise agreed to by the parties or ordered by the presiding officer:

(A) In all cases except investigation cases, the applicant or complainant shall open and close, with intervenors following the staff counsel, or his designee, and the public counsel in introducing evidence; and

(B) In investigation cases, the staff counsel, or his designee, shall open and close.

(6) A reporter appointed by the commission shall make a full and complete record of the entire proceeding in any formal hearing, or of any other hearing or proceeding at which the commission determines reporting is appropriate.

(7) Suggested corrections to the transcript of record shall be offered within ten (10) days after the transcript is filed, except for good cause shown. The suggestions shall be in writing and shall be filed in the official commission file. Objections to proposed corrections shall be made in writing within ten (10) days after the filing of the suggestions. The

commission shall determine what changes, if any, shall be made in the record after a review of the suggested corrections and any objections.

(8) A party may request that the commission reopen the record for the taking of additional evidence if the request is made after the hearing has been concluded, but before briefs have been filed or oral argument presented, or before a decision has been issued in the absence of briefs or argument. Such a request shall be made by filing a motion to reopen the record for the taking of additional evidence. The motion shall assert the justification for taking additional evidence including material changes of fact or of law alleged to have occurred since the conclusion of the hearing. The petition shall also contain a brief statement of the proposed additional evidence, and an explanation as to why this evidence was not offered during the hearing.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.110. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Amended: Filed Sept. 6, 1985, effective Dec. 15, 1985. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.110, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.115 Stipulations and Agreements

PURPOSE: This rule prescribes the procedure when a nonunanimous stipulation and agreement is presented to the commission.

(1) Stipulations and Agreements.

(A) The parties may at any time file a stipulation and agreement as a proposed resolution of all or any part of a contested case. A stipulation and agreement shall be filed as a pleading.

(B) The commission may resolve all or any part of a contested case on the basis of a stipulation and agreement.

(2) Nonunanimous Stipulations and Agreements.

(A) A nonunanimous stipulation and agreement is any stipulation and agreement which is entered into by fewer than all of the parties.(B) Each party shall have seven (7) days

(B) Each party shall have seven (7) days from the filing of a nonunanimous stipulation

and agreement to file an objection to the nonunanimous stipulation and agreement. Failure to file a timely objection shall constitute a full waiver of that party's right to a hearing.

(C) If no party timely objects to a nonunanimous stipulation and agreement, the commission may treat the nonunanimous stipulation and agreement as a unanimous stipulation and agreement.

(D) A nonunanimous stipulation and agreement to which a timely objection has been filed shall be considered to be merely a position of the signatory parties to the stipulated position, except that no party shall be bound by it. All issues shall remain for determination after hearing.

(E) A party may indicate that it does not oppose all or part of a nonunanimous stipulation and agreement.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.115. Original rule filed June 9, 1987, effective Sept. 15, 1987. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 26, 2002, effective Nov. 30, 2002. Moved to 20 CSR 4240-2.115, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.116 Dismissal

PURPOSE: This rule prescribes the conditions under which the commission or an initiating party may dismiss a case or by which any party may be dismissed.

(1) An applicant or complainant may voluntarily dismiss an application or complaint without an order of the commission at any time before prepared testimony has been filed or oral evidence has been offered by filing a notice of dismissal with the commission. Once evidence has been offered or prepared testimony filed, an applicant or complainant may dismiss an action only by leave of the commission, or by written consent of all the parties.

(2) Cases may be dismissed for lack of prosecution if no action has occurred in the case for ninety (90) days and no party has filed a pleading requesting a continuance beyond that time.

(3) A party may be dismissed from a case for failure to comply with any order issued by the commission, including failure to appear at any scheduled proceeding such as a public hearing, prehearing conference, hearing, or mediation session.



(4) A case may be dismissed for good cause found by the commission after a minimum of ten (10) days notice to all parties involved.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.116. Original rule filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.116, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.117 Summary Disposition

PURPOSE: This rule provides for disposition of a contested case by disposition in the nature of summary judgment or judgment on the pleadings.

(1) Summary Determination.

(A) Except in a case seeking a rate increase or which is subject to an operation of law date, any party may by motion, with or without supporting affidavits, seek disposition of all or any part of a case by summary determination at any time after the filing of a responsive pleading, if there is a respondent, or at any time after the close of the intervention period. However, a motion for summary determination shall not be filed less than sixty (60) days prior to the hearing except by leave of the commission.

(B) Motions for summary determination shall state with particularity in separately numbered paragraphs each material fact as to which the movant claims there is no genuine issue, with specific references to the pleadings, testimony, discovery, or affidavits that demonstrate the lack of a genuine issue as to such facts. Each motion for summary determination shall have attached thereto a separate legal memorandum explaining why summary determination should be granted and testimony, discovery or affidavits not previously filed that are relied on in the motion. The movant shall serve the motion for summary determination upon all other parties not later than the date upon which the motion is filed with the commission.

(C) Not more than thirty (30) days after a motion for summary determination is served, any party may file and serve on all parties a response in opposition to the motion for summary determination. Attached thereto shall be any testimony, discovery or affidavits not previously filed that are relied on in the response. The response shall admit or deny each of movant's factual statements in numbered paragraphs corresponding to the numbered paragraphs in the motion for summary

determination, shall state the reason for each denial, shall set out each additional material fact that remains in dispute, and shall support each factual assertion with specific references to the pleadings, testimony, discovery, or affidavits. The response may also have attached thereto a legal memorandum explaining why summary determination should not be granted.

(D) For good cause shown, the commission may continue the motion for summary determination for a reasonable time to allow an opposing party to conduct such discovery as is necessary to permit a response to the motion for summary determination.

(E) The commission may grant the motion for summary determination if the pleadings, testimony, discovery, affidavits, and memoranda on file show that there is no genuine issue as to any material fact, that any party is entitled to relief as a matter of law as to all or any part of the case, and the commission determines that it is in the public interest. An order granting summary determination shall include findings of fact and conclusions of law.

(F) If the commission grants a motion for summary determination, but does not dispose thereby of the entire case, it shall hold an evidentiary hearing to resolve the remaining issues. Those facts found in the order granting partial summary determination shall be established for purposes of the hearing.

(G) The commission may hear oral argument on a motion for summary determination.

(2) Determination on the Pleadings—Except in a case seeking a rate increase or which is subject to an operation of law date, the commission may, on its own motion or on the motion of any party, dispose of all or any part of a case on the pleadings whenever such disposition is not otherwise contrary to law or contrary to the public interest.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.117. Original rule filed March 26, 2002, effective Nov. 30, 2002. Moved to 20 CSR 4240-2.117, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.120 Presiding Officers

PURPOSE: This rule states the duties of presiding officers and the procedure for disqualifying them.

(1) A presiding officer shall have the duty to conduct full, fair, and impartial hearings, to take appropriate action to avoid unnecessary delay in the disposition of cases, and to maintain order, and shall possess all powers necessary to that end, including, but not limited to, convening discovery conferences as needed and resolving discovery disputes. The presiding officer may take action as may be necessary and appropriate to the discharge of duties, consistent with the statutory authority or other authorities under which the commission functions, and with the rules and policies of the commission.

(2) Whenever any party shall deem the presiding officer for any reason to be disqualified to preside, or to continue to preside, in a particular case, the party may file with the secretary of the commission a motion to disqualify with affidavits setting forth the grounds alleged for disqualification. A copy of the motion shall be served by the commission on the presiding officer whose removal is sought and the presiding officer shall have seven (7) days from the date of service within which to reply.

AUTHORITY: section 386.410, RSMo 2016.* This rule originally filed as 4 CSR 240-2.120. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed June 9, 1987, effective Nov. 12, 1987. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed Nov. 7, 2018, effective July 30, 2019. Moved to 20 CSR 4240-2.120, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

Union Electric Co. v. PSC, 591 SW2d 134 (Mo. App. 1979). Prohibition will be under common law rule to disqualify a PSC commissioner who was a party in a case now pending before her.

20 CSR 4240-2.125 Procedures for Alternative Dispute Resolution

PURPOSE: This rule establishes procedures which will allow parties to utilize alternative dispute resolution methods in order to resolve issues or the entire matter in dispute.

(1) Settlement Negotiations.

(A) When the parties agree that the participation of a presiding officer in the settlement process would be beneficial, those parties shall file a motion for appointment of a settlement officer for that case. The motion shall contain—

1. A statement that all parties agree to the procedure;

2. A list of the issues to be addressed or matters the parties wish the presiding officer to aid them in resolving; and

3. A date by which a settlement will be reached or settlement negotiations under this procedure will end.

(B) If the commission grants the motion for a settlement officer, it shall issue an order scheduling a settlement conference and shall appoint a presiding officer to participate in settlement negotiations.

(C) The negotiations and statements of the parties or attorneys made at the settlement conference shall be off the record and shall not be made a part of the official case.

(D) If a settlement is not reached before the date specified by the parties in their motion, the procedure shall end unless the parties all agree to an extension and the procedure is extended by order of the commission.

(2) Mediation.

(A) The commission may order mediation before any further proceeding in a case.

(B) As the commission deems appropriate, or upon a request for mediation, the commission may appoint a presiding officer or other neutral third party other than the presiding officer assigned to the case to mediate the dispute.

(C) All other actions on the case shall cease and all time limitations shall be tolled pending the completion of mediation process, except as otherwise provided by law.

(D) The mediator shall be disqualified from conducting an evidentiary hearing relating to that particular case and shall not make any communication regarding the settlement or mediation discussions in the case to any commissioner or the presiding officer appointed to preside over the case.

(E) Failure to appear and participate in good faith in commission ordered mediation shall be grounds for sanctions including dismissal or default of the noncompliant party.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.125. Original rule filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.125, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.130 Evidence

PURPOSE: This rule prescribes the rules of evidence in any hearing before the commission. (1) In any hearing, these rules supplement section 536.070, RSMo.

(2) If any information contained in a document on file as a public record with the commission is offered in evidence, the document need not be produced as an exhibit unless directed otherwise by the presiding officer, but may be received in evidence by reference, provided that the particular portions of the document shall be specifically identified and are relevant and material. The information may be assigned an exhibit number for identification.

(3) The presiding officer shall rule on the admissibility of all evidence. Evidence to which an objection is sustained, at the request of the party seeking to introduce the same or at the instance of the commission, nevertheless may be heard and preserved in the record, together with any cross-examination with respect to the evidence and any rebuttal of the evidence, unless it is wholly irrelevant, repetitious, privileged or unduly long. When objections are made to the admission or exclusion of evidence, the grounds relied upon shall be stated briefly. Formal exceptions to rulings shall be unnecessary and need not be taken.

(4) In extraordinary circumstances where prompt decision by the commission is necessary to promote substantial justice, the presiding officer may refer a matter to the commission for determination during the progress of the hearing.

(5) The rules of privilege are effective to the same extent that they are in civil actions.

(6) Format for Prepared Testimony.

(A) It shall be typed or printed, in black type on a white page that is eight and one-half inches by eleven inches $(8 \ 1/2" \times 11")$.

(B) It shall be double-spaced and have pages numbered consecutively at the bottom right-hand corner or bottom center beginning with the first page as page 1.

(C) If not filed electronically, it shall be filed unfolded and stapled together at the top left-hand margin or bound at an edge in booklet form.

(D) It shall have at least a one-inch (1") margin on the top, bottom, and both sides.

(E) Schedules shall bear the word "schedule," and the number of the schedule shall be typed in the lower right-hand margin of the first page of the schedule.

(F) All prepared testimony and other exhibits and schedules shall contain the following information in the following format on the upper right-hand corner of a cover sheet:

Exhibit No.: (To be marked by the hearing reporter)

Issue:	(If known at the time of filing)		
Witness:	(Full name of witness)		
Type of Exhibit:	(Specify whether direct, rebuttal, o		
	other type of exhibit)		

Sponsoring Party:

Case No.:

Date Testimony Prepared:

(G) It shall be filed on line-numbered pages.

(H) Testimony that addresses more than one (1) issue shall contain a table of contents.

(I) Electronically filed prepared testimony shall be formatted and labeled in the same manner as paper filings.

(J) Printing on both sides of the page is encouraged.

(7) For the purpose of filing prepared testimony, direct, rebuttal, and surrebuttal testimony are defined as follows:

(A) Direct testimony shall include all testimony and exhibits asserting and explaining that party's entire case-in-chief;

(B) Where all parties file direct testimony, rebuttal testimony shall include all testimony which is responsive to the testimony and exhibits contained in any other party's direct case. A party need not file direct testimony to be able to file rebuttal testimony;

(C) Where only the moving party files direct testimony, rebuttal testimony shall include all testimony which explains why a party rejects, disagrees or proposes an alternative to the moving party's direct case; and

(D) Surrebuttal testimony shall be limited to material which is responsive to matters raised in another party's rebuttal testimony.

(8) Except as set out in this section, the prepared testimony of each witness shall be filed separately and shall be accompanied by an affidavit providing the witness's oath. In lieu of prepared direct testimony, any party may file a report that presents in narrative form, and with complete and comprehensive detail. the analysis and conclusions of one (1) or more expert witness(es) and the facts and information on which they relied. In any report, the contributing expert witnesses shall be listed together with an indication of the portion or portions of the report to which each contributed. The qualifications of each contributing expert witness shall be attached to the report as a schedule. Any such report shall comply with the commission's requirements in sections (6) and (7).

(9) In any case, the commission or presiding officer may direct that testimony be taken live rather than prepared in advance.



(10) No party shall be permitted to supplement prefiled prepared direct, rebuttal, or surrebuttal testimony unless ordered by the presiding officer or the commission. A party shall not be precluded from having a reasonable opportunity to address matters not previously disclosed which arise at the hearing. This provision does not forbid the filing of supplemental direct testimony for the purpose of replacing projected financial information with actual results.

(11) Any or all parties may file a stipulation as to the facts. This stipulation shall not preclude the offering of additional evidence by any party except as specified in the stipulation.

(12) Exhibits shall be legible and, unless otherwise authorized by the commission, shall be prepared on a standard eight and one-half by eleven inch (8 $1/2" \times 11"$)-size page. The pages of each exhibit shall be numbered and rate comparisons and other figures shall be set forth in tabular form.

(13) Exhibits shall be tendered to the reporter at the time of hearing without being prenumbered by the offering party, unless otherwise ordered by the presiding officer.

(14) All exhibits shall be marked at the time of hearing, using a single series of numbers, unless otherwise ordered by the presiding officer.

(15) Unless the presiding officer directs otherwise, when exhibits that have not previously been filed are offered in evidence, the original shall be furnished to the reporter, and the party offering exhibits also shall be prepared to furnish a copy to each commissioner, the presiding officer, and each party.

(16) The presiding officer may require the production of further evidence upon any issue. The presiding officer may authorize the filing of specific evidence as a part of the record within a fixed time after submission, reserving exhibit numbers, and setting other conditions for such production.

(17) Unless otherwise ordered, any objection to the admission of a post-hearing exhibit must be filed within ten (10) days of the date the exhibit was filed.

(18) Evidence for which a claim of confidentiality is made shall be provided in conformance with 4 CSR 240-2.135 or with any protective order specific to that information.

(19) All testimony shall be taken under oath.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.130. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed Nov. 6, 1981, effective Feb. 15, 1982. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Amended: Filed June 9, 1987, effective Nov. 12, 1987. Amended: Filed Feb. 23, 1990, effective May 24, 1990. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed Sept. 11, 2001, effective April 30, 2002. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.130, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

State ex rel. Utility Consumers Council v. Public Service Commission, 562 S.W.2d 688 (Mo. App. 1978). At a hearing on the issuance of a certificate of convenience and necessity, the commission denied appellant consumers council opportunity to cross-examine electric utility's witnesses on certain testimony regarding costs. The proprietary nature of the cost information involved does not protect it from cross-examination by consumers council, and denial of right to such crossexamination was improper.

20 CSR 4240-2.135 Confidential Information

PURPOSE: This rule prescribes the procedures for handling confidential information in cases before the commission.

(1) All items filed in case proceedings before the commission shall be open to the public unless protected pursuant to this rule or otherwise protected by law.

(2) Confidential Designation.

(A) Any person may submit to the commission, without first obtaining a protective order, information designated as confidential if that information is—

1. Customer-specific information;

2. Employee-sensitive personnel information;

3. Marketing analysis or other marketspecific information relating to services offered in competition with others;

4. Marketing analysis or other marketspecific information relating to goods or services purchased or acquired for use by a company in providing services to customers;

5. Reports, work papers, or other documentation related to work produced by internal or external auditors, consultants, or attorneys, except that total amounts billed by each external auditor, consultant, or attorney for services related to general rate proceedings shall always be public;

6. Strategies employed, to be employed, or under consideration in contract negotiations;

7. Relating to the security of a company's facilities; or

8. Concerning trade secrets, as defined in section 417.453, RSMo.

(B) Any information designated as confidential shall be submitted with a cover sheet or pleading describing how such information qualifies as confidential under subsection (2)(A) of this rule, including the specific subsection relied upon and an explanation of its applicability. Only the specific information that qualifies as confidential shall be designated as such. In addition, each document that contains confidential information shall bear the designation "Confidential" and the paragraph(s) of 4 CSR 240-2.135(2)(A) through which that information is protected.

(3) Protective Order.

(A) In addition to information that may be designated as confidential as set out in this rule, any person may seek a protective order from the commission designating specific information as confidential. If a protective order is granted, the protected information shall be considered confidential information. A request for a protective order shall be made as follows:

1. By filing a separate pleading denominated "Motion for Protective Order," which may initiate a new case if a related case is not already pending;

2. The pleading shall state with particularity why the moving party seeks protection and what harm may occur if the information is made public;

3. The pleading shall also state whether any of the information for which a claim of confidentiality is made can be found in any other public document;

(B) The information for which a claim of confidentiality is made may be designated as confidential while the motion is pending if only the specific information at issue is designated as such.

(4) The commission may order greater protection than that provided by a confidential designation upon a motion explaining what information must be protected, the harm to the disclosing entity or the public that might result from disclosure of the information, and an explanation of how the information may be disclosed while protecting the interests of the disclosing entity and the public.

(A) While such a motion is pending, the disclosing party requesting greater protection will be afforded the protection sought. However, in all circumstances, the disclosing party must, at a minimum, provide a detailed summary of the information at issue.

(B) Any document that contains such information shall bear the designation "Highly Confidential," rather than "Confidential," but shall otherwise follow the formatting delineated in section (10) of this rule.

(5) When a party seeks discovery of information that the party from whom discovery is sought believes to be confidential, the party from whom discovery is sought may designate the information confidential.

(A) No order from the commission is necessary before a party in any case pending before the commission may designate discovery responses confidential, and such information shall be protected as provided in this rule.

(B) The party that designates discovery information confidential shall inform, in writing, the party seeking discovery how that information qualifies as confidential under subsection (2)(A) of this rule at the same time it responds to the discovery request. If the party seeking discovery disagrees with the designation placed on the information, that party shall follow the informal discovery dispute resolution procedures set forth in 4 CSR 240-2.090(8). If the party seeking discovery exhausts these dispute resolution procedures, that party may file a motion challenging the designation.

(6) Confidential information may be disclosed only to the attorneys of record for a party and to employees of a party who are working as subject-matter experts for those attorneys or who intend to file testimony in that case, or to persons designated by a party as an outside expert in that case.

(A) The party disclosing information designated as confidential shall serve the information on the attorney for the requesting party.

(B) If a party wants any employee or outside expert to review confidential information, the party shall identify that person to the disclosing party by name, title, and job classification before disclosure. The person to whom the information is to be disclosed shall comply with the certification requirements of section (7) of this rule.

(C) A customer of a utility may view his or her own customer-specific information, even if that information is otherwise designated as confidential. (7) Any employee of a party or outside expert retained by a party that wishes to review confidential information shall first certify in writing that such expert or employee of a party will comply with the requirements of this rule.

(A) The certification shall include the signatory's full name, permanent address, title or position, date signed, the case number of the case for which the signatory will view the information, and the identity of the party for whom the signatory is acting.

(B) The signed certificate shall be filed in the case.

(C) The party seeking disclosure of the confidential information shall provide a copy of the certificate to the disclosing party before disclosure is made.

(8) If information to be disclosed in response to a discovery request is information concerning another entity—whether or not a party to the case—that the other entity has indicated is confidential, the disclosing party shall notify the other entity of its intent to disclose the information. If the other entity informs the disclosing party that it wishes to protect the information, the disclosing party shall designate the information as confidential under the provisions of this rule.

(9) Any party may use confidential information in prefiled testimony, in a pleading, at hearing, or in a brief if the same level of confidentiality assigned by the disclosing party, or the commission, is maintained. Before including nonpublic information that it has obtained outside this proceeding in its pleading or testimony, a party shall ascertain from the source of the information whether that information is claimed to be confidential.

(10) Any prefiled testimony that contains information designated as confidential shall be filed with both a public and a nonpublic version as follows:

(A) For the public version, the confidential portions shall be removed. The removal of confidential information shall be indicated by underlining and two (2) asterisks before and after the confidential information, e.g., **<u>confidential information removed</u>**. The designated information shall be removed in such a way that the lineation and pagination of the public version remains the same as the confidential version;

(B) For the nonpublic version of the prefiled testimony, the confidential information shall be indicated by underlining and by two (2) asterisks before and after the confidential information, e.g., **<u>confidential informa-</u>tion**; (C) At the hearing, the party offering the prefiled testimony shall present a public version of the testimony in which the confidential portions are removed. The public version of the testimony will be marked as Exhibit

_____. The offering party shall also present a separate copy of the prefiled testimony containing confidential information, sealed in an envelope. The version of the testimony containing confidential information will be marked as Exhibit ___C.

(D) These delineation requirements shall also be used when designating confidential portions of pleadings and briefs.

(11) At any time after the filing of discovery, testimony, brief, or pleading that contains information designated as confidential, the commission may challenge the designation of the discovery, testimony, brief, or pleading. A party may also challenge such a designation at any time by filing an appropriate motion with the commission.

(12) All live testimony, including cross-examination and oral argument, which reveals information that is designated as confidential may be offered only after the hearing room is cleared of all persons except those persons to whom the confidential information is available under this rule. The transcript of such live testimony or oral argument shall be kept under seal and copies shall be provided only to the commission and attorneys of record. The contents of such transcripts shall not be disclosed to anyone other than those permitted access to the designated information under this rule.

(13) All persons who have access to information under this rule shall keep the information secure and may neither use nor disclose such information for any purpose other than preparation for and conduct of the proceeding for which the information was provided. This rule shall not prevent the commission's staff or the Office of the Public Counsel from using confidential information obtained under this rule as the basis for additional investigations or complaints against any public utility.

(14) After receiving a notice of appeal, the commission will deliver confidential testimony constituting part of the record before the commission to the reviewing court under seal, unless otherwise directed by the court.

(15) Within ninety (90) days after the completion of a proceeding, including judicial review, all copies of all confidential information, testimony, exhibits, transcripts, or briefs in the possession of any party shall be



returned to the party claiming a confidential interest in such information if that party requests that the information be returned. Otherwise, the information shall be destroyed by the party possessing such information. Any notes pertaining to such information shall be destroyed.

(16) The provisions of sections (6), (7), and (15) of this rule do not apply to officers or employees of the commission or to the public counsel or employees of the Office of the Public Counsel. The officers or employees of the commission and the public counsel and employees of the Office of the Public Counsel are subject to the nondisclosure provisions of section 386.480, RSMo. Neither the officers or employees of the commission, nor the public counsel and the employees of the Office of the Public Counsel shall use or disclose any information obtained in discovery for any purpose other than in the performance of their duties.

(17) Outside experts of the staff of the commission or the Office of the Public Counsel who have been contracted to be witnesses in the proceeding shall have access to designated information and testimony on the same basis as the staff of the commission and the Office of the Public Counsel except that the outside expert shall comply with the provisions of sections (7) and (15). Outside experts of the staff of the commission and the Office of the Public Counsel who have not been contracted to be witnesses in the proceeding shall be subject to all provisions of this rule.

(18) A claim that information is confidential constitutes a representation to the commission that the claiming party has a reasonable and good faith belief that the subject document or information is confidential pursuant to the section of this rule cited as justification for the designation.

(19) The commission may waive or grant a variance from any provision of this rule for good cause shown.

(20) Any reference in any statute or other regulation of this commission that refers to proprietary or highly confidential information shall be interpreted to mean confidential information under this rule.

AUTHORITY: sections 386.040 and 386.410, RSMo 2016.* This rule originally filed as 4 CSR 240-2.135. Original rule filed May 25, 2006, effective Jan. 30, 2007. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Amended: Filed Nov. 21, 2016, effective July 30, 2017. Moved to 20 CSR 4240-2.135, effective Aug. 28, 2019.

*Original authority: 386.040, RSMo 1939, amended 1943, 1965 and 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.140 Briefs and Oral Arguments

PURPOSE: This rule sets forth the procedures for filing briefs and presenting oral arguments in any hearing.

(1) In any case, the commission or presiding officer shall determine whether the parties may file briefs or present oral argument, or both, and may establish time and page limits.

(2) Unless otherwise ordered by the commission or presiding officer, initial post-hearing briefs shall be filed no later than twenty (20) days after the date on which the complete transcript of the hearing is filed.

(3) Unless otherwise ordered by the commission or presiding officer, the parties shall have ten (10) days after the filing of the initial briefs to file their reply briefs.

(4) Unless otherwise ordered by the commission or presiding officer, the time allowed for oral argument shall be—

(A) For an applicant or complainant, thirty (30) minutes, which may be divided between the initial argument and reply argument, but no more than one-third (1/3) of the time shall be consumed by the reply argument; and

(B) For all other parties, a total of fifteen (15) minutes each.

(5) Unless otherwise ordered by the commission or presiding officer, the parties may file pre-hearing briefs, statements of position, and proposed findings of fact and conclusions of law.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.140. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed June 9, 1987, effective Nov. 12, 1987. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.140, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.150 Decisions of the Commission

PURPOSE: This rule prescribes the method of issuing commission orders and the effective date of such orders.

(1) The record of a case shall stand submitted for consideration by the commission after the recording of all evidence or, if applicable, after the filing of briefs or the presentation of oral argument.

(2) The commission's orders shall be in writing and shall be issued as soon as practicable after the record has been submitted for consideration.

(3) Every order of the commission shall be served by mailing a certified copy, with postage prepaid, to all parties of record.

(4) The commission may, at its discretion, issue a preliminary order and allow parties to provide responses to the preliminary order. The commission may then issue its order after reviewing the responses of the parties.

(5) As technology permits, and where the parties have provided their electronic mail address, the commission will attempt to issue an electronic copy of each order.

AUTHORITY: section 386.410, RSMo Supp. 1998.* This rule originally filed as 4 CSR 240-2.150. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed June 9, 1987, effective Nov. 12, 1987. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Moved to 20 CSR 4240-2.150, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

Am. Petrol. Exchange v. Public Service Commission, 172 SW2d 952, transferred 238 Mo. App. 92, 176 SW2d 533 (Mo. 1943). Commission has no power to declare or enforce any principle of law or equity. Commission cannot determine damages, award pecuniary relief or abate a nuisance.

20 CSR 4240-2.160 Rehearings and Reconsideration

PURPOSE: This rule prescribes the procedure for requesting a rehearing of a final order or a reconsideration of a procedural or interlocutory order of the commission and the disposition of that request.

(1) Applications for rehearing may be filed pursuant to statute.

(2) Motions for reconsideration of procedural and interlocutory orders may be filed within ten (10) days of the date the order is issued, unless otherwise ordered by the commission. Motions for reconsideration shall set forth specifically the ground(s) on which the applicant considers the order to be unlawful, unjust, or unreasonable. At any time before a final order is issued, the commission may, on its own motion, reconsider, correct, or otherwise amend any order or notice issued in the case.

(3) The filing of a motion for reconsideration shall not excuse any party from complying with any order of the commission, nor operate in any manner to stay or postpone the enforcement of any order, unless otherwise ordered by the commission.

(4) The commission may correct its own orders *nunc pro tunc*.

AUTHORITY: section 386.410, RSMo 2000.* This rule originally filed as 4 CSR 240-2.160. Original rule filed Dec. 19, 1975, effective Dec. 29, 1975. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.160, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

20 CSR 4240-2.180 Rulemaking

PURPOSE: This rule provides a procedure for rulemaking, and petitioning for rulemaking, pursuant to Chapter 536, RSMo.

(1) Promulgation, amendment, or rescission of rules may be initiated by the commission through an internally-generated rulemaking case, or pursuant to a rulemaking petition filed with the commission.

(2) Petitions for promulgation, amendment, or rescission of rules shall be filed with the secretary of the commission in writing and shall include: (A) The name, street address, and mailing address of the petitioner;

(B) One (1) of the following:

1. The full text of the rule sought to be promulgated;

2. The full text of any rule sought to be amended, including the suggested amendments clearly marked; or

3. The full number of any rule sought to be rescinded;

(C) A statement of petitioner's reasons in support of the promulgation, amendment, or rescission of the rule, including a statement of all facts pertinent to petitioner's interest in the matter;

(D) Citations of legal authority which authorize, support, or require the rulemaking action requested by the petition;

(E) An estimation of the effect of the rulemaking on private persons or entities with respect to required expenditures of money or reductions in income, sufficient to form the basis of a fiscal note as required under Chapter 536, RSMo; and

(F) A verification of the petition by the petitioner by oath.

(3) The commission shall either deny the petition in writing, stating the reasons for its decision, or shall initiate rulemaking in accordance with Chapter 536, RSMo.

(4) The commission shall comply with the notice provisions of section 536.041, RSMo, upon the disposal of any rulemaking petition.

(5) When the commission decides to promulgate, amend, or rescind a rule, it shall comply with the requirements for rulemaking in Chapter 536, RSMo.

(6) Persons filing written comments or testifying or commenting at the hearing need not be represented by counsel, but may be represented if they choose.

(7) Hearings on rulemakings may be for commissioner questions or for the taking of initial or reply comments.

(8) Hearings for the taking of initial or reply comments on rulemakings shall proceed as follows:

(A) A commissioner or presiding officer shall conduct the hearing, which shall be transcribed by a reporter;

(B) Neither written nor oral comments need to be sworn, but testimony shall be taken under oath or affirmation;

(C) Persons testifying or commenting at a hearing may give a statement in support of or in opposition to a proposed rulemaking. The commissioners or the presiding officer may question those persons testifying or commenting;

(D) Statements shall first be taken from those supporting a proposed rule, followed by statements from those opposing the rule, unless otherwise directed by the presiding officer;

(E) Persons testifying or commenting may offer exhibits in support of their positions; and

(F) The commission may, at the hearing, hold the hearing open for a specified period if it determines extension is reasonably necessary to elicit material information.

(9) In compliance with the requirements of Chapter 536, RSMo, the commission shall either—

(A) Adopt the proposed rule or proposed amendment as set forth in the notice of proposed rulemaking without further change;

(B) Adopt the proposed rule or proposed amendment with further changes;

(C) Adopt the proposed rescission of the existing rule; or

(D) Withdraw the proposed rule.

AUTHORITY: sections 386.040, 386.250, 386.310, 386.410, 392.210, 392.240, 392.280, 392.290, 392.330, 393.140(3), (4), (6), (9), (11), and (12), 393.160, 393.220, 393.240, 393.290, and 394.160, RSMo 2000 and sections 392.200, 392.220, and 393.110, RSMo Supp. 2010.* This rule originally filed as 4 CSR 240-2.180. Original rule filed April 26, 1976, effective Sept. 11, 1976. Amended: Filed Nov. 7, 1984, effective June 15, 1985. Rescinded and readopted: Filed March 10, 1995, effective Nov. 30, 1995. Rescinded and readopted: Filed Aug. 24, 1999, effective April 30, 2000. Amended: Filed March 2, 2011, effective Oct. 30, 2011. Moved to 20 CSR 4240-2.180, effective Aug. 28, 2019.

*Original authority: 386.040, RSMo 1939; 386.250, RSMo 1939, amended 1963, 1967, 1977, 1980, 1987, 1988, 1991, 1993, 1995, 1996; 386.310, RSMo 1939, amended 1979, 1989, 1996; 386,410, RSMo 1939, amended 1947, 1977, 1996; 392.200, RSMo 1939, amended 1987, 1988, 1996; 392.210, RSMo 1939, amended 1984, 1987, 2008; 392.220, RSMo 1939, amended 1987, 1988, 1991, 1993, 1996, 2008; 392.240, RSMo 1939, amended 1987; 392.280, RSMo 1939, amended 1987, 1993; 392.290, RSMo 1939, amended 1986, 1987; 392.330, RSMo 1939, amended 1980, 1987, 1995; 393.110, RSMo 1939, amended 1967, 2003; 393.140, RSMo 1939, amended 1949, 1967; 393.160, RSMo 1939, amended 1949, 1984; 393.220, RSMo 1939, amended 1967, 1980; 393.240, RSMo 1939, amended 1967; 393.290, RSMo 1939, amended 1967; 394.160, RSMo 1939, amended 1979.

State ex rel. Southwestern Bell Telephone Co. v. PSC, 592 SW2d 184 (Mo. App. 1979). A declaratory judgment action under section 536.050, RSMo is not available to challenge

(9/30/19) JOHN R. ASHCROFT Secretary of State



the validity of a rule of the Public Service Commission, since a specific, exclusive statutory scheme for review of commission actions is contained in section 386.510, RSMo.

Jefferson Lines, Inc. v. Missouri Public Service Commission, 581 SW2d 124 (Mo. App. 1979). In 4 CSR 240-2.180 the commission provided by rule a method for attack on any of its own rules. A record could be made and if the commission ruled adversely to the petition, an appeal would lie under section 386.510, RSMo. Also, under section 536.031.5, RSMo this court takes judicial notice of the rules printed in the Code of State Regulations.

20 CSR 4240-2.205 Variance or Waiver

PURPOSE: This rule consolidates variance and waiver into one (1) rule.

The commission may grant variance from or waive any rule or provision of a rule promulgated by the commission upon a finding of good cause.

AUTHORITY: section 386.410, RSMo 2016.* This rule originally filed as 4 CSR 240-2.205. Original rule filed Nov. 7, 2018, effective July 30, 2019. Moved to 20 CSR 4240-2.205, effective Aug. 28, 2019.

*Original authority: 386.410, RSMo 1939, amended 1947, 1977, 1996.

HOW TO PRESENT YOUR FORMAL COMPLAINT BEFORE THE

MISSOURI PUBLIC SERVICE COMMISSION



200 Madison Street P.O. Box 360 Jefferson City, MO 65101 (573) 751-3234 <u>www.psc.mo.gov</u>

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Contents

INTRODUCTION	2
THE COMPLAINT PROCESS	3
WHAT IS A COMPLAINT?	3
INFORMAL COMPLAINT	3
FORMAL COMPLAINT	3
SMALL FORMAL COMPLAINT	4
HOW TO START A FORMAL COMPLAINT PROCEEDING	4
FORMAL COMPLAINT PROCEDURE	5
HOW THE PSC WORKS	
WHAT IS THE PSC?	7
STATUTES, TARIFFS, REGULATIONS AND ORDERS	7
OTHER LAW	8
WHO IS WHO AT THE PSC?	9

INTRODUCTION

This guide describes the Missouri Public Service Commission ("PSC") complaint process and how you can present your case to the PSC without a lawyer. In every case, the PSC wants to make the best decision possible. Therefore, the PSC wants to hear the best presentation from all sides.

The PSC has a Consumer Hotline to assist you. If you have talked over your problem with the utility, and have not reached a satisfactory resolution, you can call the PSC's Consumer Hotline. The number is 800-392-4211. The PSC also has a website. The PSC website has information, and links to other sites, addressing a wide range of utility issues. The address is http://psc.mo.gov/. The PSC does not discriminate on the basis of disability in the provision of programs, services, or employment. Anyone with an impairment of speech, hearing or vision, or

needing other such assistance, may call 800-392-4211 or TDD hotline 1-800-829-7541. The Commission will make every effort to get this information to you in a usable form.

All complaints are unique so you will probably have an issue not addressed in this guide. This guide therefore references other resources including sources of law. This guide is not law. If the law ever conflicts with this guide, the law controls. Neither this guide nor any other document can substitute for hiring your own lawyer.

THE COMPLAINT PROCESS

WHAT IS A COMPLAINT?

A complaint is a statement that a utility has violated a statute, tariff, or Commission order or regulation. The statutes and PSC regulations provide for an informal complaint and a formal complaint. PSC regulations provide a small formal complaint process designed to be more accessible and easier to use.

INFORMAL COMPLAINT

An informal complaint addresses your dispute with the utility without legalistic procedures. Staff can explain the statute, tariff, or Commission order or regulation governing your complaint. Staff can also serve as an intermediary with the utility. Staff does not speak on the Commission's behalf so, when Staff discusses your informal complaint, that discussion is not the Commission's decision. You have the right to make a formal complaint to the Commission.

FORMAL COMPLAINT

A formal complaint starts a proceeding that resembles a trial in circuit court and leads to a legally binding decision on whether the utility violated a statute, tariff, or Commission order or regulation. That decision is so important that the statutes provide all parties with the right to a hearing. In addition, the PSC's regulations provide pre-hearing procedures including discovery and dispositive motions. A formal complaint is much like a trial in circuit court without a jury.

SMALL FORMAL COMPLAINT

A small formal complaint is a formal complaint in which the amount at issue is less than \$3,000. A small formal complaint differs from other formal complaints in that the hearing must be near where you live: in St. Louis City if that is where you live, your county seat, or within 30 miles of where the utility service was provided. Also, the order deciding your complaint on the merits can issue within 100 days after you file it, though most complainants need more time than that to prepare their case.

HOW TO START A FORMAL COMPLAINT PROCEEDING

First you must write down your formal complaint. You may use the sample complaint form in the back of this guide and fill in the blanks. Or you may draft your own document. Either way, a formal complaint must allege conduct that violates a statute, tariff, or Commission order or regulation. If a formal complaint does not allege conduct that violates a statute, tariff, or Commission order or regulation, the Commission can do nothing with the formal complaint except dismiss it.

Next, you must file that written formal complaint. Filing means that the Commission receives the formal complaint. Send the complaint to:

Secretary Missouri Public Service Commission Post Office Box 360 Jefferson City, Missouri 65102-0360

Or use the Commission's Electronic Filing and Information System ("EFIS") at psc.mo.gov.

Once you have filed your formal complaint, the Commission will assign it a file number. Use the file number when discussing your formal complaint in writing or in person. It helps avoid confusion.

FORMAL COMPLAINT PROCEDURE

Your formal complaint is a type of action called a "contested case," meaning a formally "contested" proceeding before the Commission. It is similar to a trial in circuit court. Formality is reduced but the decision must stand on the law and evidence entered into the record. Generally, see the following authorities:

- <u>Chapter 536, RSMo</u> is the chapter of the Missouri Revised Statutes that sets forth administrative procedure in general. It sets forth the basics of contested case procedure.
- <u>Chapter 386, RSMo</u> is the chapter of the Missouri Revised Statutes that sets forth PSC procedure specifically. It contains several provisions regarding PSC hearings and formal complaints.
- <u>20 CSR 4240-2.070</u>. This is the regulation that applies to PSC formal complaint procedure specifically.

Other laws cited above also apply.

Your formal complaint may proceed through several phases before the Commission's resolution.

• <u>Pleadings</u> include your formal complaint and responsive documents in which the parties set forth what they want, the law that allows that relief, and facts relevant under that law.

- <u>Discovery</u> is the process by which the parties learn about what the other parties know and how they know it. It includes devices like data requests, depositions, interrogatories, document production requests, and subpoenas.
- <u>Pre-Hearing Motions</u> ask the Commission to do something in preparation for hearing, like set a schedule or enforce discovery.
- <u>Dispositive Motions</u> ask the Commission to dispose of the formal complaint without a hearing. Dismissal means the Commission has no authority to address the formal complaint. Summary determination means that no hearing is necessary to decide who wins. Both must have support in the record, like admissions in an opponent's pleadings, or an affidavit to support an allegation outside the pleadings.
- <u>Hearing</u> is where the parties offer the Commission evidence on which the Commission decides the formal complaint. Though statutes and regulations relax the law of evidence, certain fundamentals still apply. Consult the authorities cited above.
- <u>Briefs</u> are written arguments in which parties tell the Commission why they should win by citing the statute, tariff, or Commission regulation or order violated; and citing something in the record, like testimony in the transcript, showing that the violation occurred.
- <u>Report and Order</u> is the Commission's name for a decision made after a hearing on a formal complaint. If no hearing occurs, the Commission calls the decision an order. The Regulatory Law Judge drafts a recommended decision but the Commission is the final decision-maker.

The Commission votes on the decision at an open meeting under an agenda posted in advance. The Commission webcasts its agenda meetings so you can listen on your computer.

The Commission's decision is subject to rehearing until the effective date set forth in the decision. This means that you may ask the Commission to look at the formal complaint some more, including facts that arose after the Commission voted on the decision. But you **must** file your application for rehearing **before the decision's effective date**. An application for rehearing filed **on the effective date is too late**. If the Commission denies an application for rehearing the party who filed it may appeal to a court of law as the statutes provide. If you appeal the Commission's decision, the reviewing court will only look at the issues you set out in an application for rehearing.

HOW THE PSC WORKS

WHAT IS THE PSC?

The PSC is an executive-branch agency of Missouri government that regulates investorowned utilities and some manufactured houses. The legislative branch of Missouri government created the PSC in 1913 and continues to set legal standards for the PSC to follow. The judicial branch of Missouri government reviews decisions of the PSC for compliance with the law. Subject to those branches of government, the PSC operates its own internal legislative, judicial, and executive functions.

STATUTES, TARIFFS, REGULATIONS AND ORDERS

The subject of the complaint must be a violation of at least one of the following.

• <u>Statutes:</u> The Missouri Revised Statutes. The statutes are laws made by elected officials—your State representatives and State senators—in the Missouri General Assembly. Chapters 386, 392, 393, and 536 contain most of the statutes that

govern your complaint. You can view the statutes online at

https://revisor.mo.gov/main/Home.aspx .

- <u>Tariffs.</u> Tariffs are schedules of rates, charges, and terms of service that every utility must have on file with the PSC. You can view tariffs online through the Commission's Electronic Filing and Information System ("EFIS") at <u>https://efis.psc.mo.gov/mpsc/TariffSearch.html</u>.
- <u>Regulations.</u> The Code of State Regulations. Regulations (or "rules") are laws made by officials like the Commissioners of the PSC. The PSC's regulations are at 20 CSR 4240. You can view the regulations online at

http://www.sos.mo.gov/adrules/csr/csr.asp.

 <u>Orders.</u> the PSC might also impose other requirements on a utility by order directed to that utility alone. You can view orders online through the Commission's Electronic Filing and Information System ("EFIS") at <u>https://efis.psc.mo.gov</u>.

OTHER LAW

Other sources of law that determine your complaint are published in hard copy, which might be available at a public library or law library, and online. The most important laws include:

> <u>Case Law.</u> Case law is made by Missouri appellate courts—the Missouri Court of Appeals and the Missouri Supreme Court—when they decide an appeal from another governmental body. Missouri appellate court opinions are posted at <u>http://www.courts.mo.gov/page.jsp?id=1944</u>.

- <u>Commission Decisions</u>. Decisions in other cases can give you an idea of how the Commission analyses formal complaints like yours.
- <u>Federal Authorities.</u> These may include federal statutes, regulations, and case law.

You can also consult secondary sources—books and journal articles that generally outline legal processes and explore specific legal issues. They include the Missouri Bar's deskbook series, Thomson Reuter's Missouri Practice Series, and the Journal of the Missouri Bar. Each of those bodies of law is available from other hard copy and online sources, but some online sources are expensive, and some are not as easy to use as the hard copies of authorities listed here. You may find secondary sources at a public library or a law library.

WHO IS WHO AT THE PSC?

The PSC consists of five commissioners, each appointed by the governor subject to confirmation by the Missouri Senate. The commissioners serve staggered six-year terms. Biographies of the commissioners are available online at <u>https://psc.mo.gov/Commissioners/</u>. The Commissioners employ the following persons to help them process complaints.

- <u>Data Center</u>. The PSC's Data Center operates EFIS, receives filings, transmits order and notices, and keeps the Commission's records.
- <u>Staff.</u> The PSC hires neutral experts in engineering, accountancy, economics, and others, to help it make the best decisions possible. So that everyone knows what Staff is telling the Commission, the Commission's regulations provide that Staff is a party—like you and the utility—to your complaint. Staff will investigate your complaint and file a report of its findings in your complaint file.
- <u>Staff Counsel.</u> Staff Counsel is a group of lawyers that the PSC hires to represent Staff in actions including your complaint.

As in an informal complaint, Staff does not speak on the Commission's behalf, nor does Staff Counsel. Staff reports to the Commission, and sometimes the Commission agrees with Staff, but sometimes the Commission does not. So when Staff issues a report or a recommendation, it does not determine your complaint. In a formal complaint, you have the right to make your case to the Commission.

You may contact any of those persons about your complaint but none of them is your advocate in a formal complaint. Unlike a criminal prosecution, there is no right to appointed counsel before the PSC.

In addition, the Commission assigns to your formal complaint a:

<u>Regulatory Law Judge ("RLJ").</u> An RLJ is a lawyer employed by the PSC to conduct proceedings in a variety of actions including your formal complaint. The RLJ will manage your case, issue orders on motions or on the RLJ's own initiative, convene conferences and an evidentiary hearing, and issues orders addressing your formal complaint. The RLJ's order may constitute a recommendation to the Commission for the commissioners to vote on, or an order may be effective right away.

Do not contact the RLJ about your case except in writing copied to all parties.

To represent all ratepayers, the statutes also create:

• <u>The Office of Public Counsel ("OPC").</u> OPC is an office of Missouri government independent of the PSC. But OPC represents the public in general and no one person in particular. PSC regulations make OPC a party to every case.

Attach extra pages as necessary.

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

(Your name here)		,)	
		Complainant,)	
	v.)) File No.	
))	(PSC fills this in)
(Utility's name here)))	
		Respondent,)	

FORMAL COMPLAINT

1. Complainant resides at:

of complainant)		
(State)	(Zip Code)	
2. The utility service complained of was received at:		
a. Complainant's address listed in paragraph 1.		
b. A different address:		
	2. The utility service complained of was received at:a. Complainant's address listed in paragraph 1.	(State) (Zip Code) 2. The utility service complained of was received at: a. Complainant's address listed in paragraph 1.

(Address where service is provided, if different from Complainant's address)

3. Respondent's address is:

(Address of complainant)

(City)

(State)

(Zip Code)

4. Respondent is a public utility under the jurisdiction of the Missouri Public

Service Commission.

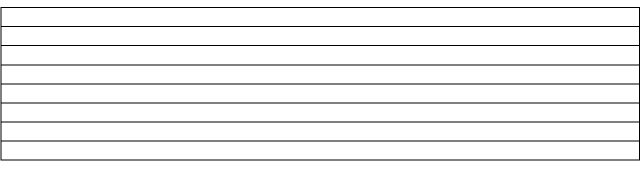
- 5. The amount at issue is: \$______(If your complaint is about money state how much is in dispute here.)
- 6. Complainant now requests the following relief:

(Explain what you want the Commission to do: the specific results you are seeking in this complaint.)

7. The relief requested is appropriate because Respondent has violated a

statute, tariff, or Commission regulation or order, as follows:

(Explain why the Commission should grant the relief you seek: the facts that constitute a violation of a statute, tariff, or Commission regulation or order.)



8. The Complainant has taken the following steps to present this matter to

the Respondent:

(Please describe in detail what steps you have already taken to resolve this complaint.)

Date	Signature of Complainant
Complainant's Phone Number	Complainant's Printed Full Name
Alternate Contact Number	Complainant's E-mail Address

Attach additional pages, as necessary. Attach **copies** of any supporting documentation. Do **not** send **originals** of any supporting documentation.



Missouri Public Service Commission

SCOTT T. RUPP

Chairman

MAIDA J. COLEMAN Commissioner

KAYLA HAHN Commissioner POST OFFICE BOX 360 JEFFERSON CITY, MISSOURI 65102 573-751-3234 573-751-1847 (Fax Number) http://psc.mo.gov JASON R. HOLSMAN Commissioner

GLEN KOLKMEYER Commissioner

Information Sheet Regarding Mediation of Commission Formal Complaint Cases

Mediation is a process where the parties work together to try to resolve their dispute with the aid of a neutral party, the mediator. The mediator's role is help the parties talk to each other. The mediator may offer suggested solutions, but the mediator has no authority to tell the parties what they must do or to determine who "wins." Instead, the mediator simply works with both parties to help them reach an agreement.

Typically, at a mediation session the parties meet for an off-the-record discussion. The mediation session is not a formal proceeding like a hearing and no attorney is required to participate. The Regulatory Law Judges at the Public Service Commission are trained mediators and this service is offered to parties who have formal complaints pending before the Public Service Commission at no charge. If mediation is agreed to by the parties, the Commission will send notice of who the mediator will be and that person will set up the first meeting.

There cannot be a mediation unless both parties to the complaint agree to try in good faith to resolve the dispute. If both parties agree to mediate the complaint, the only information about the mediation that will be disclosed to the Commission is (a) whether the case has been settled and (b) whether the mediation effort was considered to be helpful. The Commission will not ask what was discussed during the mediation.

If the dispute is settled at the mediation, the Commission will require a signed release from the party filing the complaint before the formal complaint case can be dismissed. If the dispute is not resolved through the mediation process, neither party will be penalized for having taken part in the mediation and the formal complaint case will simply pick up where it left off.

Nancy Dippell Nancy Dippell

Nancy D/pp Secretary STATE OF MISSOURI

OFFICE OF THE PUBLIC SERVICE COMMISSION

I have compared the preceding copy with the original on file in this office and I do hereby certify the same to be a true copy therefrom and the whole thereof.

WITNESS my hand and seal of the Public Service Commission, at Jefferson City, Missouri, this 16th day of January 2025.



Wy Dippell

Nancy Dippell Secretary

MISSOURI PUBLIC SERVICE COMMISSION January 16, 2025

File/Case No. WC-2025-0204

MO PSC Staff Staff Counsel Department 200 Madison Street, Suite 800 P.O. Box 360 Jefferson City, MO 65102 staffcounselservice@psc.mo.gov Jefferson City, MO 65102

Office of the Public Counsel (OPC) Marc Poston 200 Madison Street, Suite 650 P.O. Box 2230 opcservice@opc.mo.gov

Jim Moriarty Jim Moriarty 1580 Renderer Dr. St. Louis, MO 63122 irishleostl@gmail.com

Missouri-American Water Company Legal Department 727 Craig Road St. Louis, MO 63141

Enclosed find a certified copy of an Order or Notice issued in the above-referenced matter(s).

Sincerely,

Mancy Dippell

Nancy Dippell Secretary

Recipients listed above with a valid e-mail address will receive electronic service. Recipients without a valid e-mail address will receive paper service.