BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

Jim Moriarty,)
Complainant,)
v.	File No. WC-2025-0204
Missouri-American Water Company,)
Respondent.)

MOTION TO REVISE PROCEDURAL SCHEDULE

COMES NOW Respondent Missouri-American Water Company ("MAWC" or "Company"), by and through the undersigned counsel, and for its *Response to Order Setting Procedural Schedule*, respectfully states to the Missouri Public Service Commission ("Commission") as follows:

- 1. On June 6, 2025¹, Commission Staff and the Company filed a Joint Proposed Procedural Schedule that contemplated the availability of those necessary for the hearing, including attorneys and witnesses. This proposal established two rounds of testimony and an evidentiary hearing on September 18-19. Mr. Moriarty is available for those dates as well.
- 2. On June 16, the Commission issued an Order Setting a Procedural Schedule with all testimony due August 14 and an evidentiary hearing set for August 28.
- 3. We recognize Mr. Moriarty's initial desire to have the hearing set for August 26 or August 28, but that is simply not feasible given the Staff and Company's availability within the window provided by the Commission.

¹ All dates 2025.

- 4. Counsel for MAWC is unavailable from August 23-September 3 due to a previously scheduled commitment.
- 5. Additionally, the Company's primary witness concerning the MyWater application is unavailable September 4-5, 8-12 and September 22-26 due to prior commitments that cannot be rearranged. This witness is also unavailable the last two weeks in July.
- 6. The parties believe a hearing on September 18-19 addresses all potential scheduling conflicts in a timely manner and believe the Commission should adopt the previously filed proposed schedule as it will assist the parties and the Commission in narrowing the issues ripe for decision.
- 7. The only earlier dates the Company could accommodate would be the week of August 11-15 or August 18-19. If a hearing is set in either of those time frames, the Company would propose the following procedural schedule with Mr. Moriarty's direct testimony being due in the near future.

<u>Item</u>	<u>Date</u>
Direct Testimony (Complainant)	July 1, 2025
Rebuttal Testimony (MAWC and Staff)	July 15, 2025
Optional Surrebuttal Testimony (By Complainant)	July 29, 2025
Joint List of Issues & Order of Witnesses, Order of Cross-Examination & Order of Opening	August 1, 2025
Position Statements	August 6, 2025
Joint Statement of Facts	August 8, 2025
Evidentiary Hearing	August 11-15 or 18-19
Initial Post-Hearing Briefs	September 19, 2025

Reply Briefs October 10, 2025

8. The Company reached out to Mr. Moriarty who indicated he was available for hearing August 11-15, August 18-19 and September 18-19. He gave the Company permission to include his availability in this filing.

9. Staff has reviewed this pleading and does not oppose the requested relief.

Wherefore, the Company requests the Commission issue a revised procedural schedule that sets a hearing for September 18-19 as previously proposed by the parties, or alternatively, August 11-15, or 18-19 as described in this Motion.

Respectfully submitted,

BRYDON, SWEARENGEN & ENGLAND, P.C.

By:

Dean L. Cooper Mo. Bar #36592

P. O. Box 456

Jefferson City, Missouri 65102-0456

Telephone: (573) 635-7166

Email: dcooper@brydonlaw.com

Timothy W. Luft, MBE #40506 Rachel Niemeier, MBE #56073

Corporate Counsel

MISSOURI-AMERICAN WATER COMPANY

727 Craig Road

St. Louis, MO 63141

(314) 996-2279 (Tim)

(314) 996-2390 (Rachel)

timothy.luft@amwater.com rachel.neimeier@amwater.com

ATTORNEYS FOR MISSOURI-AMERICAN WATER COMPANY

CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of the foregoing document was sent by electronic mail to all parties of record, this 17th day of June 2025.

11.Com

3