

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

In the Matter of Timber Creek Sewer)
Company’s Commencement of a Staff) File No. SR-2026-0093
Assisted Rate Case.)

MOTION FOR EXTENSION OF TIMELINE

COMES NOW Timber Creek Sewer Company (“TCSC” or “Company”) and, for its *Motion for Extension of Timeline*, respectfully states as follows Missouri Public Service Commission (“Commission”):

1. On December 15, 2025, TCSC filed a request for a rate increase. On December 18, 2025, the Staff of the Commission filed a Rate Case Timeline.

2. Included in that timeline was the following entry for February 28, 2026:

Deadline for Completion of Construction Projects to be Included in Case OR Agreement Filing Due Date Extended So Projects Can be Included in Case

3. A primary driver of this rate case is TCSC’s investment in additional and necessary capacity for its Prairie Creek facility. As a result of weather (extremely cold temperatures and precipitation) experienced in the last thirty (30) days, the new Prairie Creek facility will not be in service by February 28, 2026. TCSC believes that it will be in service no later than April 15, 2026. The Company therefore seeks to extend the timeline otherwise called for by Commission Rule 20 CSR 4240-10.075 and represented by the existing Rate Case Timeline by approximately forty-five (45) days.

4. Commission Rule 20 CSR 4240-10.075(5)(A) provides that Staff and the utility may agree in writing that the deadlines set out in the rate case timeline, including the date for issuance of the commission’s report and order, be extended for up to thirty (30) days. However, in this case, Staff and the Company seek an extension longer than thirty (30) days.

5. Commission Rule 20 CSR 4240-10.075(15) allows for waiver of any provision of the Staff Assisted Rate Case Procedure rule for good cause. TCSC asserts that providing time for the new Prairie Creek facility to be placed in service is good cause for an extension longer than thirty days, as requested herein.

6. Staff is in agreement with the proposed extension of the timeline. TCSC has further discussed and agreed with Staff that the use of the current test year (the twelve months ended December 31, 2025), now updated through February 28, 2026, would provide an appropriate basis to determine just and reasonable rates. In order to address these matters, an updated rate case timeline is attached hereto as **Appendix A**.

7. Counsel for the Office of the Public Counsel (“OPC”) has indicated that OPC does not object to this motion.

WHEREFORE, Timber Creek Sewer Company respectfully requests the Commission extend the timeline for this case as described in **Appendix A**.

Respectfully submitted,



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**ATTORNEYS FOR TIMBER CREEK SEWER
COMPANY**

CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing document has been sent by electronic mail this 27th day of February 2026, to:

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