BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Missouri-American Water Company's)
Request for Authority to Implement a General Rate)
Increase for Water and Sewer Service Provided in) File Nos. WR-2015-0301
Missouri Service Areas) and SR-2015-0302

AMENDED AND RESTATED APPLICATION TO INTERVENE BY STONEBRIDGE VILLAGE PROPERTY OWNERS' ASSOCIATION ("ASSOCIATION")

The Association, pursuant to 4 C.S.R. 240-2.075 amends and restates its Application to Intervene and become a party in the above-referenced consolidated cases. In support of its Application, the Association states as follows:

- 1. The Association is comprised of members that own property and live in StoneBridge Village in Stone County, Missouri. The Association also operates and manages common areas and amenities that support the Member Association. The Missouri American Water Company ("MAWC") is the exclusive provider of water and sewer services within StoneBridge Village. Both the Association and Members of the Association are customers of MAWC.
- 2. The MAWC has filed proposed tariffs reflecting increases in rates for water and sewer services for areas that it serves including, but not limited to, StoneBridge Village. These proposed increases will directly impact the Association and Members of the Association.
- 3. Although the Association has not received notice or explanation by MAWC, it has seen media coverage concerning the proposed increase in rates.
- 4. The Association requests it be allowed to participate in this process for further explanation regarding the following:
 - a. It is unclear how the proposed increase in sewer and water rates is calculated;

b. It is unclear what services and repairs are being used as justification for the rate

increase;

c. It is unclear what improvements, if any, will be constructed by MAWC in the

event a rate increase is approved;

d. The Association has received complaints from its Members regarding MAWC's

service and there are documented leaks and service issues that have not been

addressed;

e. The Association has received complaints from Members with regard to billing for

service issues.

5. The Association timely filed its Application to Intervene on August 25, 2015 and

requests this Amended Application relate back to the original filing. The granting of the

proposed intervention is in the public interest.

6. Correspondence, communications, and orders in this matter should be addressed

to:

Bryan O. Wade

Husch Blackwell LLP

901 St. Louis St., Suite 1800

Springfield, MO 65806

Phone: 417.268.4000

Fax: 417.268.4040

Email: bryan.wade@huschblackwell.com

WHEREFORE, for the foregoing reasons proposed Intervenor requests the Commission

grant this Amended Application to Intervene.

HUSCH BLACKWELL LLP

By<u>/s/ Bryan Wade</u>

Bryan O. Wade, MO Bar #41939 901 St. Louis Street Suite 1800 Springfield, MO 65806

Phone: 417.268.4000 Fax: 417.268.4040

Email: byan.wade@huschblackwell.com

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing instrument was forwarded this 27th day of August, 2015, by electronic transmission, to:

Timothy W. Luft

Email: Timothy.Luft@amwaer.com

Office of General Counsel

Email: staffcounselservice@psc.mo.gov

/s/ Bryan Wade

Bryan O. Wade