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Exhibit No. Issue: Refunds Witness: Larry Pittman Type of Exhibit: Rebuttal Testimony Sponsoring Party: Emerald Pointe Case No. SR-2013-0016

Missouri Public Service Commission

Rebuttal Testimony

of

Larry Pittman

On Behalf of

Emerald Pointe Utility Company

Compary Exhibit No. 14 Date 3 A. B Reporter 3 B File No. 52 2013.0016

1 AFFIDAVIT 2 3 4 STATE OF MISSOURI) 5) **S**S COUNTY OF TRNEY) 6 7 8 I, Larry Pittman, state that I am the Controller of Emerald Pointe Utility Company and, 9 that the answers to the questions posed in the attached Rebuttal Testimony are true to the best of 10 my knowledge, information and belief. 11 12 13 angtithm 14 15 16 Subscribed and sworn to before me this _// #4 day of April, 2013. 17 18 Notary Public Notary Public 19 20 21 22 23 24 My Commission Expires: MINIMUM 25 26 27 02/06/2017 (SEAL) 28 UCTARY SEAL

TABLE OF CONTENTS

WITNESS INTRODUCTION	1
PURPOSE	2
REFUNDS	2

REBUTTAL TESTIMONY OF LARRY PITTMAN EMERALD POINTE UTILITY COMPANY BEFORE THE MISSOURI PUBLIC SERVICE COMMISSION

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1		WITNESS INTRODUCTION
2	Q.	PLEASE STATE YOUR NAME AND BUSINESS ADDRESS.
3	A.	My name is Larry Pittman. My business address is 118 State Drive, Hollister,
4		MO 65672.
5		
6	Q.	WHAT IS YOUR POSITION WITH EMERALD POINTE UTILITY COMPANY
7		(EMERALD POINTE)?
8	A.	I hold the office of Controller of Emerald Pointe.
9		
10	Q.	HOW LONG HAVE YOU BEEN ASSOCIATED WITH EMERALD POINTE?
11	Α.	I have been a part of Emerald Pointe since June of 2002.
12		
13	Q.	WHAT IS YOUR EDUCATIONAL BACKGROUND?
14	A,	I received my Bachelors degree in Business Administration and Economics from
15		Drury College in 1981.
16		
17	Q.	PLEASE DESCRIBE YOUR WORK EXPERIENCE.

1	Α.	I have held the position of Office Manager or Controller for various locally owned
2		businesses for over 25 years
3		PURPOSE
4	Q.	WHAT IS THE PURPOSE OF YOUR REBUTTAL TESTIMONY?
5	Α.	I will respond to the Direct Testimony of Missouri Public Service Commission
6		(Commission) Staff witness James A. Busch, as it relates to Staff's proposed
7		customer refunds.
8		
9		REFUNDS
10	Q.	AMONG OTHER THINGS, STAFF WITNESS JIM BUSCH ALLEGES
11		THAT EMERALD POINTE HAS CHARGED AMOUNTS THAT ARE
12		INCONSISTENT WITH ITS TARIFFS IN REGARD TO SEWER
13		COMMODITY/USAGE CHARGES. WHEN DID EMERALD POINTE
14		START TO CHARGE ITS CURRENT SEWER COMMODITY/USAGE
15		CHARGE?
16	Α.	In May of 2000, at the conclusion of Emerald Pointe's last rate case, we
17		changed our billing to remove the \$5.83 per thousand gallons sewer
18		commodity/usage charge that had been in place prior to that case, and
19		implemented a \$3.50 per thousand gallons sewer commodity/usage
20		charge.
21		
22	Q.	DID EMERALD POINTE HAVE ANY SIGNIFICANT CONTACT WITH
23		THE COMMISSION BETWEEN MAY 2000 AND MAY 2012?

2 3 Q. WHAT WAS THE NATURE OF THAT CONTACT? 4 A. Around 2004, Staff visited the Company and worked with me to correct 5 issues associated with Emerald Pointe's annual report filings for years 1996 through 2003. 6 7 Further, on May 11, 2004, Emerald Pointe filed an application asking for 8 approval of a certificate of convenience and necessity for a new water and 9 sewer service area in Taney County (Cases Nos. WA-2004-0581 and SA-10 The Commission granted the requested certificate on 2004-0582). December 2, 2004. 11 12 Shortly thereafter, on March 16, 2005, Emerald Pointe filed another 13 application asking for approval of an additional certificate of convenience 14 and necessity for a new water and sewer service area in Taney County 15 (Cases Nos. WA-2005-0306 and SA-2005-0307). That certificate was granted by the Commission on May 5, 2005. 16 17 DO YOU HAVE RESPONSIBILITY FOR FILING EMERALD POINTE'S 18 Q. ANNUAL REPORTS? 19 20 Α. Yes. 21 WHEN DID YOU FIRST HAVE THIS RESPONSIBILITY? 22 Q. 23 **A**. Beginning in 2002.

1

A.

Yes.

1		
2	Q.	WHAT WAS THE NATURE OF THE ANNUAL REPORT ISSUES YOU
3		REFERENCED ABOVE?
4	Α.	There were issues discovered concerning the balance sheet in the amortization
5		and contributions and aid of construction and depreciation reserves for the sewer
6		and water. These were errors that were made in the first filings made by the
7		Company around 1996. They were then carried forward on a consistent basis up
8		to and including the 2003 Annual Report.
9		
10	Q.	WHEN DID YOU DISCOVER THESE ERRORS?
11	А.	I was not aware there were errors until I received a notice as to an Annual Report
12		deficiency in 2004 (concerning the 2003 Annual Report). At first, I thought it was
13		a one year problem. However, later in working with Staff, we discovered the
14		origin of the problem in the first annual report.
15		
16	Q.	HOW DID YOU GO ABOUT CORRECTING THESE ISSUES?
17	A.	Bill Nichols of the Commission Staff visited Emerald Pointe in October of 2004.
18		We went over the formulation of the annual reports, the issues that had arisen
19		and how they came about. I then went back, starting with the initial report in
20		1996, and revised both the sewer and water reports as to the aid in contribution
2 1		section, the balance sheet and the asset and liability sections for years 1996
22		through 2002. Those revised reports were filed later in the fall of 2004.
~ •		

1	Q.	WAS	THE	STAFF	SATISFIED	WITH	THE	RESULT	OF	THESE
2		REVISIONS?								

A. I believe so. In a Supplemental Recommendation filed in Case No. WA-2004-0581, on November 24, 2004, the Staff stated as follows: "Having worked with the Company regarding its books and records, and the preparation of its revised Annual Report, the Staff is satisfied that the Company's records are reasonably correct, and the Annual Report accurately reflects the Company's revenues and expenses."

9

Q. AT THE CONCLUSION OF THE 2004 CERTIFICATE CASE (CASE NO.
WA-2004-0581, ET AL.), DID THE COMMISSION ISSUE ANY ORDERS
CONCERNING EMERALD POINTE'S RATES?

13 A. Yes. The Commission, among other things, ordered that "the Staff of the

- 14 Commission shall conduct a rate review of Emerald Pointe Utility 15 Company within two years of the effective date of this order."
- 16

17 Q. WAS THIS RATE REVIEW EVER CONDUCTED?

- 18 A. Not to my knowledge.
- 19

20 Q. DOES THIS CONCLUDE YOUR REBUTTAL TESTIMONY?

21 A. Yes, it does.