

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

**The Staff of the Missouri Public
Service Commission,
Complainant,**

v.

**Suburban Water and Sewer Company
and
Gordon Burnam,
Respondents.**

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Case No. WC-2007-0452

RESPONDENTS' NOTICE OF SATISFACTION

COME NOW Respondents Suburban Water and Sewer Company ("Suburban") and Gordon Burnam ("Burnam") and, pursuant to 4 CSR 240-2.070(7), for their Notice of Satisfaction state as follows:

1. Burnam has entered his appearance specially for the purpose of contesting this tribunal's jurisdiction over him. Nothing contained herein is a waiver of his rights to object or a submission to this tribunal's jurisdiction.

2. Respondents hereby state that Suburban has satisfied the matters complained of in Plaintiff's First Amended Complaint, in the following respects:

a. As to Count I, Suburban has reviewed its customer records and, upon information and belief, after reasonable inspection of said records, states that none of its present customers paid a deposit that should be refunded with appropriate interest.

b. As to Count II, Suburban has refunded the subject overcharges.

c. As to Count III, Suburban has developed and distributed the subject brochure.

d. As to Count IV, Suburban has developed a continuous property record system.

e. As to Count V, Suburban was not required to install meters for commercial buildings for which a flat rate was approved by the Commission and further states that it is neither able nor required to install three meters and meter wells due to inadequate operating revenues but otherwise has installed meters at all buildings.

f. As to Count VI, Suburban has adopted and implemented a ten-year meter replacement program.

g. As to Count VII, Suburban states that it is neither able nor required to install flush valves due to inadequate operating revenues.

h. As to Count VIII, Suburban states that it is neither able nor required to install an inlet due to inadequate operating revenues and due to the condition of the standpipe.

i. As to Count IX, Suburban states that it is neither able nor required to contract with a certified operator due to inadequate operating revenues.

j. As to Count X, Suburban has provided quarterly reports regarding monthly usage data.

3. This shall constitute a notice of satisfaction only, and Respondents hereby reserve their rights to file an answer and other responsive pleadings, and do not waive such or any other rights or any allegations, statements, and defenses in any other filings, including their respective, pending motions to dismiss. Respondents admit no liability or violation of law whatsoever.

/s/ Matthew S. Volkert
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The undersigned certifies that a complete and conformed copy of the foregoing document was filed electronically and mailed to each attorney who represents any party to the foregoing action, by U.S. Mail, postage prepaid in the proper amount, at said attorney's business address.

/s/ Matthew S. Volkert
Dated: June 28, 2007