BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

Metropolitan St. Louis Sewer District,)	
•)	
Complainant,)	
)	
v.)	Case No. WC-2007-0040
)	
Missouri-American Water Company,)	
•)	
Respondent.	Ś	

COMPLAINANT MSD'S REQUEST TO MODIFY PROCEDURAL SCHEDULE

COMES NOW Complainant Metropolitan St. Louis Sewer District ("MSD"), and respectfully requests that the Public Service Commission (the "Commission") extend the deadline for filing prepared Simultaneous Rebuttal Testimony to February 26, 2007, extend each remaining deadline accordingly, and reschedule the Evidentiary Hearing in this proceeding. In support of this request, MSD states as follows:

- 1. On January 29, 2007, the Commission issued an Order Directing Filing of Statement of Facts, due this Wednesday, February 14, 2007. In the Order, the Commission indicated that should the parties be unable to agree on a Statement of Facts, the Procedural Schedule issued on October 26, 2006, is to remain in effect.
- Pursuant to the Procedural Schedule, the deadline for filing prepared
 Simultaneous Rebuttal Testimony is also February 14, 2007.
- 3. MSD and Missouri-American Water Company ("MAWC") have been preparing a Joint Statement of Facts and MSD believes that the parties will be in a position to file the Joint Statement by the February 14th deadline.
- 4. However, because MSD has focused its efforts on preparing a Joint Statement of Facts, it will need additional time to prepare and file Simultaneous Rebuttal Testimony, should

the parties ultimately be unable to agree on the Statement of Facts.

- 5. As a result, if the parties cannot file a Joint Statement of Facts, MSD seeks an extension of ten (10) days to file its prepared Simultaneous Rebuttal Testimony, up to and including February 26, 2007, and also seeks an extension of all remaining deadlines set forth on the Procedural Schedule, including the date of the Evidentiary Hearing.
- 6. In addition, MSD's lead attorney on this case has been called out of town in connection with a business matter on March 7, 2007, and thus, MSD also requests that the Evidentiary Hearing be rescheduled to another mutually-agreeable date as a result of such scheduling conflict.

WHEREFORE, Complainant MSD respectfully requests that the Commission enter an Order granting MSD's request for a ten-day extension of the parties' Simultaneous Rebuttal Testimony filing deadline, extending each remaining deadline accordingly, re-setting the Evidentiary Hearing to another mutually-agreeable date, and awarding such further relief as the Commission deems just and proper under the circumstances.

Respectfully submitted,

ARMSTRONG TEASDALE LLP

BY:	7211	
	Byron E. Francis	#23982
	E.W. Gentry Sayad	#42414
-	J. Kent Lowry	#26564
	Jacqueline Ulin Levey	#51222
	One Metropolitan Square, Suite 2	600
	St. Louis, Missouri 63102-2740	
	(314) 621-5070	
	(314) 621-5065 (facsimile)	
	bfrancis@armstrongteasdale.com	
	klowry@armstrongteasdale.com	
	gsayad@armstrongteasdale.com	
	jlevey@armstrongteasdale.com	

ATTORNEYS FOR COMPLAINANT

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing document was served via email and/or pursuant to the PSC's electronic filing system (EFIS), this 12th day of February, 2007, upon the following parties/counsel of record:

Kenneth C. Jones Missouri-American Water Company 727 Craig Road St. Louis, MO 63141

Lewis R. Mills, Jr.
Public Counsel
Office of the Public Counsel
P. O. Box 2230
Jefferson City, MO 65102

Kevin A. Thompson General Counsel Missouri Public Service Commission P. O. Box 360 Jefferson City, MO 65102

JW