

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

In the Matter of Application of Canyon Treatment)
Facility, LLC for Permission, Approval and a)
Certificate of Convenience and Necessity)
Authorizing it to Acquire, Construct, Install, Own,)
Operate, Control, Manage, and/or Maintain a Sewer)
System for the Public Located in Stone County,)
Missouri.)

Case No. SA-2010-0219

MOTION FOR EXTENSION OF TIME

COMES NOW the Staff of the Missouri Public Service Commission (Staff), by and through the undersigned counsel, and for its motion respectfully states the following to the Missouri Public Service Commission (Commission):

1. On March 2, 2010, the Commission held a prehearing conference, during which time the Staff engaged in discussions with Canyon Treatment Facility, LLC (Canyon Treatment or Company) and interveners Royal Vista, LLC, (Royal Vista) and VPG Partners VI, LLC, (VPG) to determine the interests of all parties and develop a procedural track for this case.

2. On March 11, 2010, the Staff filed a proposed recommendation date, which asked that the Commission allow until August 9, 2010, for the Staff to file a recommendation due to the necessity of an audit and the current press of business.

3. The complexities of this case, in part due to the sewer corporation's years of operation without Commission approval or authority, necessitated an extensive audit similar to that conducted by the Staff during a small company rate increase request.

4. While the Staff has preliminary audit results for Canyon Treatment, the Staff requests a thirty (30) day extension of time to continue its discussions with the Company and the two interveners, and if possible, develop a stipulation and agreement for the Commission's approval. Should the Staff become aware that the parties cannot reach an agreement,

the undersigned will notify the Commission of such and will work with the parties to develop a procedural schedule for an evidentiary hearing.

5. Canyon Treatment, Royal Vista, VPG, and the Office of the Public Counsel do not object to the Staff's request for additional time.

WHEREFORE the Staff requests that the Commission issue an order allowing the Staff until September 8, 2010, to file with the Commission a status report, stipulation and agreement, or a procedural schedule for an evidentiary hearing.

Respectfully submitted,

/s/Jennifer Hernandez

Jennifer Hernandez
Associate Staff Counsel
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Missouri Public Service Commission
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CERTIFICATE OF SERVICE

I hereby certify that I have provided a true and correct copy of the above pleading via electronic mail to W.R. England III and Brian T. McCartney, attorneys for Canyon Treatment Facility, LLC, at trip@brydonlaw.com and bmccartney@brydonlaw.com; David Woodsmall, attorney for VPG Partners, VI, LLC, at dwoodsmall@fcplaw.com; Kenneth N. Hall, attorney for Royal Vista, LLC, at khall@rmpllp.com; and the Office of the Public Counsel at opcservice@ded.mo.gov this 9th day of August 2010.

/s/ Jennifer Hernandez