BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the matter of the application of Canyon Treatment)		
Facility, LLC for permission, approval and a Certificate)		
of Convenience and Necessity authorizing it to acquire,) <u>F</u> i	ile No. SA	<u>-2010-0219</u>
construct, manage, or maintain a sewer system for the)		
public located in Stone County, Missouri)		

ORDER GRANTING INTERVENTION

Issue Date: February 8, 2010 Effective Date: February 8, 2010

On January 21, 2010, Canyon Treatment Facility, LLC filed an application as described in the above caption. Thereupon, the Commission issued notice of the application and set an intervention deadline of February 15. On January 25, VPG Partners VI, LLC filed an application to intervene.

In its application, VPG states that it owns and operates a resort comprised of 135 residential dwellings in Canyon's proposed service area, and that it conveyed 1.8 acres to Canyon and its affiliates for the construction of the relevant sewer system.

VPG must either have an interest that is different from that of the general public and would be affected by a final order of the Commission, or by granting VPG's intervention, the public interest would be served.¹

VPG's interest is different from that of the general public in that it owns a resort. Further, parties have 10 days to file responsive pleadings² and because no party has done so, VPG's application is unopposed. The Commission will therefore grant VPG's application to intervene.

-

¹ 4 CSR 240-2.075 (4).

² 4 CSR 240-2.080 (15).

THE COMMISSION ORDERS THAT:

- 1. VPG Partners VI, LLC's application to intervene is granted.
- 2. This order shall become effective upon issuance.

BY THE COMMISSION

Steven C. Reed Secretary

(SEAL)

Kennard L. Jones, Senior Regulatory Law Judge, by delegation of authority pursuant to Section 386.240, RSMo 2000.

Dated at Jefferson City, Missouri, on this 8th day of February, 2010.