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

In the Matter of a Small Utility Rate Case Procedure for Rogue Creek Utilities, Inc.	) )	File No. SR-2013-0435
In the Matter of a Small Utility Rate Case Procedure for Rogue Creek Utilities, Inc.	) )	File No. WR-2013-0436

## **CORRECTION TO APPENDIX 3**

**COMES NOW** the Staff ("Staff") of the Missouri Public Service Commission ("Commission"), by and through the Staff Counsel's Office, and states as follows:

1. On April 15, 2013, Staff recommended the Commission implement emergency rate relief by ordering Rogue Creek to file compliance tariff sheets with less than thirty days' effective date ("Filing").

2. In its Filing in both the water case and the sewer cases, Staff described its recommended terms and rates for both water and sewer service, for both an interim - subject to refund - rates, and also for a tracked surcharge.

3. Staff intended to include in both the water and sewer case, as Appendix 3, sample tariff sheets for both water and sewer service. However, Staff inadvertently omitted the water tariff sheet from Appendix 3 as filed in both the sewer case and the water case.

4. Attached to this pleading is a corrected version of Appendix 3, which includes sample tariff sheets for both water and sewer service, to implement the terms and rates described by Staff in its April 15 Filing.

WHEREFORE, the Staff respectfully (1) requests the Commission accept this corrected version of Appendix 3 to the April 15 Filing, and (2) recommends the

1

Commission order the immediate filing of tariffs in conformance with the sample tariff sheets described in Appendix 3, to take effect May 1 upon less than 30 days' filing, to implement both the interim rates and surcharge described in Staff's April 15 Filing, and (3) grant any other relief the Commission deems appropriate and reasonable.

Respectfully submitted,

/s/ Sarah Kliethermes

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## **CERTIFICATE OF SERVICE**

I hereby certify that copies of the foregoing have been mailed, hand-delivered, transmitted by facsimile or electronically mailed to all counsel of record this 17<sup>th</sup> day of April, 2013.

## /s/ Sarah Kliethermes