**FILED** Ocotber 1, 2007 Data Center **Missouri Public** Service Commission

\* STATES PO Missouri Public Service Commission **Administration Division** FIRST CLASS INEY BOMES <u></u>@}{**0** 02 1A 0004350510 SEP 24 2007 MAILED FROM ZIPCODE 65109 **Universal Utilities** Legal Department 3472 West Silver Lake Fenton MI 48430 NIXIE 484 DE 1 00 09/28/07 RETURN TO SENDER AS\_ADDRESSED LIVERABLE UNABLE TO NOT D FORWARD BC: 65102036060 \*0728-03933-24-45 48430+1376-72 CO1 8510200360

P.O. Box 360 Jefferson City, Missouri 65102

MO 419-2629 (4-01)

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

| The  | Staff | of | the | Missouri | Public | Service | ) |
|--|-------|----|-----|----------|--------|---------|---|
| Commission,                                |       |    |     |          |        |         | ) |
|  |       |    |     |          |        |         | ) |
|  |       |    |     |          | Compla | ainant, | ) |
|  |       |    |     |          |        |         | ) |
| v.   |       |    |     |          |        |         | ) |
|  |       |    |     |          |        |         | ) |
| Universal Utilities, Inc., and Nancy Carol |       |    |     |          |        |         | ) |
| Croasdell,                                 |       |    |     |          |        | )       |   |
|  |       |    |     |          | Respor | ndents. | ) |

Case No. WC-2008-0079

## MOTION FOR CLARIFICATION

**COMES NOW** the Staff of the Missouri Public Service Commission (Staff) and for its Motion for Clarification respectfully states as follows:

1. Staff filed its Complaint and Motion for Expedited Treatment on September 13, 2007.

2. The Commission issued Notice of the Complaint on September 14, 2007.

3. The Notice issued by the Commission did not reference the Motion for Expedited Treatment or set a time for filing objections to the Motion for Expedited Treatment.

4. The Commission has not ruled on Staff's Motion for Expedited Treatment.

5. Staff has requested expedited treatment pursuant to Rule 240-2.080(16) in this case because Respondent has sent shut off notices threatening to discontinue water service to certain of its customers. A temporary restraining order is currently in place in Boone County Circuit Court preventing discontinuation of water service to customers. The resolution of this case will have a direct bearing on the ultimate resolution of the case currently pending in Boone County. Staff has consequently requested a decision in this case by November 30, 2007. Staff's Complaint and Motion for Expedited Treatment was filed as soon as Staff had ascertained sufficient information to have a factual basis for its Complaint.

WHEREFORE, Staff requests that the Commission issue an Order directing any party who wishes to object to Staff's Motion for Expedited treatment to do so no later than October 1, 2007 and that the Commission issue a ruling on Staff's Motion for Expedited Treatment at the expiration of the time for filing an objection to Staff's Motion.

Respectfully submitted,

<u>/s/ Jennifer Heintz</u> Jennifer Heintz Associate General Counsel Missouri Bar No. 57128

Steven C. Reed Litigation Counsel Missouri Bar No. 40616

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## **Certificate of Service**

I hereby certify that the foregoing has been sent via first class mail postage prepaid to all parties of record this 21st day of September 2007.

/s/ Jennifer Heintz