

**BEFORE THE  
MISSOURI PUBLIC SERVICE COMMISSION**

In the Matter of Lake Region Water and     )  
Sewer Company’s Application to            )  
Implement a General Rate Increase         )  
In Water and Sewer Service                 )     Case No. SR-2010-0110

In the Matter of Lake Region Water and     )  
Sewer Company’s Application to            )  
Implement a General Rate Increase         )  
In Water and Sewer Service                 )     Case No. WR-2010-0111

**Joint Request for Extension**

Comes now Lake Region Water and Sewer Company (“Lake Region”), and Intervenor Four Seasons Racquet and Country Club Condominium Property Owners Association, Inc. (“Intervenor”), and hereby jointly request an extension of time for the installation of flow meters called for by an approved Stipulation from May 31, 2010 to August 31, 2010.

In Support of this Joint Request for Extension, Lake Region and Intervenor state as follows:

1. On or about October 7, 2009, this rate case proceeding was initiated.
2. On or about November 2, 2009, Intervenor was permitted to intervene.
3. On or about November 17, 2009, a procedural schedule was ordered with hearing scheduled for March 29-April 2, 2010.
4. On or about February 22, 2010, Intervenor, Lake Region, and Staff executed and filed a Partial Non-Unanimous Stipulation Respecting Adjustments to Sewer Charges Applicable to Intervenor Four Seasons Racquet and Country Club Condominium Property Owners Association, Inc. (Stipulation). This Stipulation, if

approved, resolved the issue and concern for which Intervenor intervened in this proceeding.

5. On or about March 2, 2010, the Commission entered an Order treating this Stipulation as a Unanimous Stipulation.

6. By Order of April 14, 2010 the Commission approved the Stipulation.

7. Numbered paragraph 4 of the Stipulation provides that flow meters were to be installed by May 31, 2010, “unless this date needs to be postponed for good cause appearing”.

8. More time than initially anticipated elapsed between filing and approval of the Stipulation. Additionally, Lake Region is devoting substantial attention to the extended proceedings of this rate case. However, Lake Region and Intervenor have not been idle and have cooperated with respect to implementing the Stipulation, but do not believe the May 31 installation date can be met.

9. On or about April 21, 2010 Intervenor and Staff representative Martin Hummel had a discussion of the property lines between Intervenor’s property and that of the Country Club Hotel, and the efficacy of the May 31 installation deadline.

10. Thereafter, after the necessary arrangements had been made, on May 18, 2010 representatives of Lake Region, Staff, Intervenor, the Country Club Hotel, and Ressler & Associates Inc., met at the premises of Intervenor and the Country Club Hotel. At that time tentative locations were agreed to for the installation of flow meters to separately measure sewer usage of the Hotel and that of Intervenor. Ressler and Associates are to order the flow meters, and upon their arrival schedule a date or dates for installation and calibration. It is expected that the electrical power provider

will have to run electrical hookups to each flow meter location prior to or simultaneous with installation.

11. Lake Region and Intervenor agree that delivery, installation, provision of power, and calibration of the flow meters will not occur by the current May 31 date, and believe that an August 31, 2010 date is more realistic.

12. Lake Region and Intervenor remain committed to the Stipulation.

13. Staff has advised the undersigned that it is not opposed to this extension request.

WHEREFORE, on the basis of the foregoing Lake Region and Intervenor Four Seasons Racquet and Country Club Condominium Property Owners Association, Inc. respectfully requests that the Commission grant an extension of the May 31, 2010 date set forth in paragraph 4 of the Stipulation to August 31, 2010.

**s/ Mark W. Comley**

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**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of this pleading was electronically mailed to the following attorneys of record in this proceeding this 27th day of May, 2010:

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**/s/ Craig S. Johnson**

Craig S. Johnson