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## Missouri Public Service Commission

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April 12, 2010

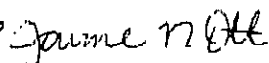
Mr. Harold Stearley, Regulatory Law Judge  
 Missouri Public Service Commission  
 200 Madison Street  
 P.O. Box 360  
 Jefferson City, MO 65102

RE: SR-2010-0110 & WR-2010-0111 Request for Subpoena Duces Tecum

Dear Judge Stearley:

The Staff of the Missouri Public Service Commission (Staff) requests that the Secretary of the Missouri Public Service Commission pursuant to Section 386.440 RSMo and 4 CSR 240-2.100 issue a subpoena duces tecum for the attendance of, and production of documentary evidence (as specified in the attached Subpoena Duces Tecum) by, **Sally Stump** at a deposition beginning on **April 27, 2010 at 9:00 a.m.** and continuing thereafter until excused, at **1 Court Circle, Camden, Missouri 65020**, in the Camden County Prosecutor's Office meeting room. In PSC Cases SR-2010-0110 and WR-2010-0111, Lake Region Water & Sewer Company has requested a rate increase, whereby jurisdiction over and possible treatment of availability fees allegedly collected under the name Lake Utility Availability or Lake Utility Availability 1 and related to utility service are at issue. Sally Stump is a shareholder of Lake Region Water & Sewer Company, former board member of Lake Region Water & Sewer Company and owner of the fictitious name registration Lake Utility Availability 1. Furthermore, the deposition of Sally J. Stump, along with presentation of the documentary evidence requested, will lead to the discovery of evidence that the Missouri Public Service Commission ordered Staff to obtain in its April 8, 2010 *Order Directing Discovery and Directing Filing*.

Thank you for your assistance. If you require anything further, please do not hesitate to contact me at [jaimie.ott@psc.mo.gov](mailto:jaimie.ott@psc.mo.gov) or 573-751-8700.

Sincerely,  
  
 Jaime N. Ott  
 Legal Counsel