Application of Mountain Sewer Corporation for Interim Rate Increase and General Rate Increase DOCKET NO. 22-097-01

ACKNOWLEDGMENT OF FILING
CORRECTED ATTACHMENTS
SUBSTITUTING THEM FOR ORIGINAL
SETTLEMENT STIPULATION
ATTACHMENTS

ISSUED: August 29, 2023

On August 24, 2023, and as directed by the presiding officer at the final evidentiary hearing on the application of Mountain Sewer Corporation ("MSC") for a general rate increase, MSC filed what it characterizes as "the Third Corrected Attachment A and B to the Settlement Stipulation filed by [the Division of Public Utilities] on August 15, 2023." As explained in greater detail below, MSC's filing replaces the two attachments originally filed on August 15, 2023, with the two different attachments filed on August 24, 2023.

On August 15, 2023, the Division of Public Utilities (DPU) filed a fully executed settlement stipulation between it and MSC (the "Settlement Stipulation"). Paragraph 19 of the Settlement Stipulation states "[t]he revised Tariff No. 3 is provided both in redline and clean form and made part of this Stipulation as Attachment A . . . and Attachment B . . . hereto, respectively." These attachments are identified in the docket as "DPU Attachment A – Tariff – Redline" and "DPU Attachment B – Tariff" ("Tariff Sheets").

On August 16, 2023, the Public Service Commission (PSC) issued an action request to DPU seeking clarification on an inconsistency between the proposed agreed-upon rates in the Settlement Stipulation and those rates as identified in the Tariff Sheets. DPU responded on August 17, 2023, filing "Corrected Attachment A" and "Corrected Attachment B." According to DPU, Corrected Attachment A was a redline version of the newly submitted proposed tariff sheet, and Corrected Attachment B was a clean version of the newly submitted proposed tariff sheet (the "First Corrected Tariff Sheets"). The First Corrected Tariff Sheets corrected the previously identified inconsistency, thus making the proposed agreed-upon rates in the Settlement Stipulation consistent with those rates identified in the First Corrected Tariff Sheets.

On August 22, 2023, DPU filed a "Second Corrected Attachment A" and a "Second Corrected Attachment B." Second Corrected Attachment A was a redline version of the newly submitted proposed tariff sheet, and Second Corrected Attachment B was a clean version of the newly submitted proposed tariff sheet ("Second Corrected Tariff Sheets"). According to DPU, the purpose of the Second Corrected Tariff Sheets was to replace outdated tariff language in the First Corrected Tariff Sheets. DPU represented that MSC reviewed and agreed to the revisions reflected in the Second Corrected Tariff Sheets.

At the August 23, 2023, evidentiary hearing on the general rate increase in this docket, an additional inconsistency was identified in the Second Corrected Tariff Sheets. Accordingly, on August 24, 2023, MSC filed the "Third Corrected Attachment A"

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and "Third Corrected Attachment B." The Third Corrected Attachment A appears to be

a redline version of the newly submitted proposed tariff sheet, and the Third

Corrected Attachment B appears to be a clean version of the newly submitted

proposed tariff sheet ("Third Corrected Tariff Sheets").

Based on the testimony at the August 23, 2023, evidentiary hearing and the

submission of the Third Corrected Tariff Sheets, the PSC acknowledges the parties'

representation that the Third Corrected Tariff Sheets¹ represent the final version of

MSC's tariff number 3, that they replace and supersede any proposed tariff sheets

previously filed since August 15, 2023, in this docket, and that they embody what is

referenced in paragraph 19 of the Settlement Stipulation.

DATED at Salt Lake City, Utah, August 29, 2023.

/s/ John E. Delaney Presiding Officer

Attest:

/s/ Gary L. Widerburg **PSC Secretary**

¹ These are specifically identified as "Third Corrected Attachment A – Tariff – Redline" and "Third Corrected Attachment B - Tariff" in the docket entry dated August 24, 2023.

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CERTIFICATE OF SERVICE

I CERTIFY that on August 29, 2023, a true and correct copy of the foregoing was delivered upon the following as indicated below:

By Email:

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