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January 29, 2026

VIA ELECTRONIC FILING

Electronically Filed in TPUC Docket
Room on January 29, 2026 at 3:41 p.m.

Hon. David Jones, Chairman
c/o Ectory Lawless, Docket Manager
Tennessee Public Utility Commission
502 Deaderick Street, 4th Floor
Nashville, TN 37243
TPUC.DocketRoom@tn.gov

RE: *Application of Two Rivers Utility, LLC for a Certificate of Public Convenience and Necessity, TPUC Docket No. 25-00073*

Dear Chairman Jones:

Attached for filing please find *Two Rivers Utility, LLC's Supplemental Response to Consumer Advocate's First Discovery Request No. 7*, in the above-captioned matter

Please note that **Confidential Exhibit 34** to the Supplemental Response is being submitted **UNDER SEAL** as **CONFIDENTIAL AND PROPRIETARY**. Both a public version and a nonpublic, **CONFIDENTIAL** version of **Confidential Exhibit 34** are attached.

As required, copies will follow. Should you have any questions concerning this filing or require additional information, please do not hesitate to contact me.

Very truly yours,

BUTLER SNOW LLP



Melvin J. Malone

clw

Attachment

cc: Craig Chrestman, Two Rivers Utility
Joey Wimberley, Two Rivers Utility
Karen H. Stachowski, Esq., Consumer Advocate

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4. Two Rivers objects to each request to the extent that it is unreasonably cumulative or duplicative, speculative, unduly burdensome, irrelevant or seeks information obtainable from some other source that is more convenient, less burdensome or less expensive.

5. Two Rivers objects to each request to the extent it seeks information outside Two Rivers' custody or control.

6. Two Rivers' decision, now or in the future, to provide information or documents notwithstanding the objectionable nature of any of the definitions or instructions, or the requests themselves, should not be construed as: (a) a stipulation that the material is relevant or admissible, (b) a waiver of Two Rivers' General Objections or the objections asserted in response to specific discovery requests, or (c) an agreement that requests for similar information will be treated in a similar manner.

7. Two Rivers objects to those requests that seek the identification of "any" or "all" documents or witnesses (or similar language) related to a particular subject matter on the grounds that they are overbroad and unduly burdensome and exceed the scope of permissible discovery.

8. Two Rivers objects to those requests that constitute a "fishing expedition," seeking information that is not relevant or reasonably calculated to lead to the discovery of admissible evidence and is not limited to this matter.

9. Two Rivers does not waive any previously submitted objections to the Consumer Advocate's discovery requests.

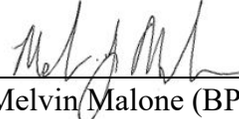
SUPPLEMENTAL RESPONSE

1-7. Minimum Filing Requirement. Refer to Petition, Appendix A, I.(2)(e)5. It appears the Company simply restated TPUC Rule 1220-04-13-.17(e)5. Provide the depreciation rates Two River's intends to use on its books for this system. In your answer, also provide the estimated useful life of each account. If Two River's has not performed a depreciation study then include an explanation of the basis for your rates.

RESPONSE: Please see Two Rivers' October 23, 2025, Responses to CAD's October 3, 2025, letter.

SUPPLEMENTAL RESPONSE: Please see attached **CONFIDENTIAL Exhibit 34 (depreciation)**, which is being submitted **UNDER SEAL** as **CONFIDENTIAL INFORMATION**.

Respectfully submitted,



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*Attorneys for Applicant Two Rivers Utility,
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PUBLIC

EXHIBIT 34

Two Rivers Utility Depreciation Table

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served via U.S. Mail or electronic mail upon:

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This the 29th day of January 2026.



Melvin Malone