## CERTIFICATE AS TO TITLE TO PROJECT SITE

(Uniform Relocation Act Certification of Title to Site)

Project No		
I	, Attorney at Law	
representing	g the, as title counsel,	
do hereby c	certify:	
the legal de (including dagoons and Subtitle A,	That I have investigated and ascertained the location of, and am familiar with escription of the site or sites being provided by the applicant for all elements distribution lines, collection lines, storage facilities, wells, treatment plants, d appurtenances) of the Missouri State Revolving Fund project under 49 CFR Subpart A – General and Subpart B – Real Property Acquisition, identified as, to be constructed and maintained in and upon such site or sites.	
or sites on v and easeme	That, if not previously submitted, I am attaching a legal description of the site which the treatment facility is to be constructed. (Description of rights of way ents for water mains are not required, but such rights of way and easements are this title opinion.)	
project is to title to the so other intereduration or purposes of more than or	That I have examined the deed records of the county or counties in which such to be located and, in my opinion, the applicant has a legal and valid fee simple site of the project, including necessary easements and rights of way; or such est, less than fee simple and fully described below, including terms as to termination, sufficient to assure undisturbed use and possession for the f constructing and operation of the project; and in the case of projects serving one municipality, that the participating communities have such interests or cient to assure their undisturbed utilization of the project.	
4. S that:	Said acquisition was conducted in accordance with 49 CFR Part 24; including	
appropriat	heckmark in the box beside as many of the following statements as ar te. At least one statement must be checked; it is possible that more than could be applicable.	
A.	Property was appraised by a qualified appraiser in accordance with nationally recognized appraisal standards; review appraisal was conducted, also by a qualified individual; and both were performed prior to initiation of negotiations;	

	В.	fully informed of their rights und	were donated; and the donor, after being ler the Uniform Relocation Assistance and es Act of 1970, waived their right to a file with the municipality;	
	C.	Certain parcels and/or easements were, based on a review of available data, determined to have a fair market value of \$10,000 or less; and therefore no appraisals were conducted for those properties.		
	D.	All necessary real property including easements were acquired prior to January 2, 1971 and is not required to conform to the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970.		
title o	or the ov	-	ed to be recorded, in order to protect the nt have been duly recorded wherever	
	6. Re	emarks:		
	Dated	thisday of	, 20	
			Attorney at Law,	
			Address	
			City and State	