Exhibit No.:

Issues: Customer Service

Witness:

Ron Crow

Sponsoring Party:

Missouri Gas Energy

Case No.:

GR-2009-

Date Testimony Prepared:

April 2, 2009

# MISSOURI PUBLIC SERVICE COMMISSION

MISSOURI GAS ENERGY

CASE NO. GR-2009-

MON 0 8 5003

DIRECT TESTIMONY OF

**RON CROW** 

Missouri Public Service Commission

Jefferson City, Missouri April 2009

<u>MGE</u> Exhibit No. 1

Case No(s). <u>GP ∂∞9 · 035</u>5

Date 10 - 20 · 09 Rptr <u>YG</u>

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#### MISSOURI PUBLIC SERVICE COMMISSION

MISSOURI GAS ENERGY CASE NO. GR-2009-

DIRECT TESTIMONY OF RON CROW

Jefferson City, Missouri

April 2009

#### DIRECT TESTIMONY OF

#### **RON CROW**

#### **CASE NO. GR-2009-**

#### **APRIL 2009**

#### INDEX TO TESTIMONY

		Number
1.	EXECUTIVE SUMMARY	2
2.	MEASUREMENTS OF CUSTOMER SERVICE QUALITY	2

## DIRECT TESTIMONY OF

## RON CROW

## **CASE NO. GR-2009-**

# April 2009

1	Q.	WOULD YOU PLEASE STATE YOUR NAME AND BUSINESS ADDRESS?
2	A.	My name is Ron Crow, and my business address is 3420 Broadway, Kansas City,
3		Missouri 64111.
4		
5	Q.	BY WHOM ARE YOU EMPLOYED AND IN WHAT CAPACITY?
6	A.	I am the Senior Director of Customer Service for Missouri Gas Energy ("MGE" or
7		"Company"), a division of Southern Union Company.
8		
9	Q.	PLEASE DESCRIBE YOUR EDUCATIONAL BACKGROUND.
10	A.	I graduated from Friends University with a Bachelor's Degree in Business/Human
11		Resources Management.
12		
13	Q.	PLEASE DESCRIBE YOUR PROFESSIONAL BACKGROUND.
14	A.	I have served as the Director of Customer Service for MGE since February 1997. I
15		was promoted to Senior Director of Customer Service in December 2008. My
16		responsibilities at MGE include overseeing all aspects of MGE's Contact Center,
17		Public Business Offices, Account Services, and Billing Services operations.
18		

1	Prior to joining MGE, I was employed by Utilicorp United/Aquila for fourteen years.
2	I held numerous positions at Utilicorp United/Aquila, including Office Manager in
3	Harper Kansas (1983-1986), Regional Office Manager in Concordia Kansas (1986-
4	1993), Director of Customer Service for Kansas and Colorado (1993-1995), and
5	Corporate Reengineering of Customer Service in Kansas City, Missouri (1995-1997).
<i>(</i>	

A.

#### 1. EXECUTIVE SUMMARY

#### 8 Q. WHAT IS THE PURPOSE OF THIS TESTIMONY?

I will discuss the Company's efforts to provide quality customer service. I will provide some background on measurements used to evaluate MGE's customer service and how MGE met those standards. I will also provide information on the ongoing efforts that MGE has made to continually improve the quality of its customer service

A.

#### 2. MEASUREMENTS OF CUSTOMER SERVICE QUALITY

# 15 Q. WHAT ARE THE HISTORICAL MEASUREMENTS WHICH SHOW 16 SERVICE QUALITY?

MGE tracks several performance measures to evaluate the quality of its customer service. The measurements stem from stipulations entered into in 1999 (as subsequently amended or modified) regarding a merger between Southern Union Company and Pennsylvania Enterprises, Inc. These performance measures include Abandoned Call Rate ("ACR") and Average Speed of Answer ("ASA"). The ACR measures the percentage of calls that are abandoned before being answered by a Company contact center representative. Under the stipulation, MGE agreed that the

ACR would not exceed a maximum annual allowable level of 8.5%. The ASA measures the average speed with which the Company's contact center answers customer calls. Under the stipulation, MGE agreed that the ASA would not exceed 75 seconds on an annual average. The Company's performance on these measurement standards follow:

Abandoned Call and Average Spec	ed of Ans	wer His	tory	
Year	2005	2006	2007	2008
ACR Maximum Allowable: 8.5%	8.06%	6.67%	6.98%	5.93%
ASA Maximum Allowable: 75 Seconds	71 sec.	62 sec.	67 sec.	69 sec.

MGE has fulfilled the merger commitments for ACR and ASA for the past four years and continues to strive to find ways to improve its customer service.

# Q. WHAT PROCESS IMPROVEMENTS AND TECHNOLOGY DOES MGE USE TO ENHANCE CUSTOMER SERVICE QUALITY?

- 12 A. We continually seek ways to serve our customers more effectively and efficiently.
- Examples of process improvements or technology deployment that have been implemented include the following:
  - Quality Performance Standards for Contact Center Consultants is key to our ability to balance the anticipated work load with available staff. We use average agent performance and historical call volumes to determine how many consultants are needed to handle the anticipated call volumes. Quality performance standards were implemented in the contact center in 2002 and were established with input from our labor union.

1 2

Enhancements to MGE's website and Interactive Voice Response System (IVR) have provided excellent options for our customers to pay their bills and obtain account information 24 hours a day.

History Of Custor	ner IVR and	Web Sit	e Payme	nts	
•	2004	2005	2006	2007	2008
IVR Payments	73,912	117,184	130,883	162,563	191,085
Web Site	85,555	160,321	206,422	246,635	306,364
Combined Total	159,467	277,505	337,305	409,198	497,449

April 2004, we implemented a technology called Virtual Hold. During

periods of high call volumes, customers preferring not to hold for the next

available Contact Center Consultant can elect to receive a call back from

MGE at a number of their choice.

Virtual Hold (VH)Data	1				
	2004	2005	2006	2007	2008
Virtual Hold Calls Offered	162,752	436,069	288,913	399,749	422,969
Virtual Hold Calls Accepted	86,549	253,529	190,609	278,182	287,220
% of VH Calls Accented	53 20%	58 10%	65 20%	65 60%	68.20%

# 1 Q. WHAT HAS MGE'S RECENT EXPERIENCE BEEN IN TERMS OF 2 COMPLAINTS/INQUIRIES MADE BY MGE CUSTOMERS TO THE 3 COMMISSION?

As shown below, Commission complaints/inquiries made by MGE customers from 2004-2008 range from a low of 232 (2007) to a high of 418 (2005). Although we prefer to keep these numbers as low as possible, our experience is that collection efforts drive a sizeable proportion of such complaints/inquiries and the number of such complaints/inquiries typically increases when bills have been higher (due to colder weather and higher gas costs) and falls when bills have been lower (due to warmer weather and lower gas costs).

History of Customer	Complaint	s to MPS	SC		
Year	2004	2005	2006	2007	2008
Total Complaints	401	418	312	232	348
Monthly Average	33	35	26	19	29

A.

#### 1 Q. DOES MGE MEASURE RESPONSE TIME TO COMMISSION-

#### 2 FORWARDED COMPLAINTS/INQUIRIES?

A. MGE values its working relationship with the MPSC Staff and strives to be responsive to Staff inquiries. MGE measures its average response time to Commission-forwarded complaints/inquiries and strives to answer within two business days. The following chart shows the percentage of times MGE responded to Commission-forwarded complaints within 2 days:

8

Complaints Answered Within 2 Business Days				
Year	2005	2006	2007	2008
Percent Answered within 2 Days	84.45%	89.74%	90.95%	87.93%

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#### Q. HOW DOES THE VOLUME OF CALLS IMPACT CUSTOMER SERVICE?

It is the large swings in daily, weekly and monthly call volumes and our ability to predict the swings that create the greatest challenge. While certain peaks in call volume can be anticipated, making certain all hours of the day (factoring in absenteeism, breaks and lunches) are properly staffed for the anticipated number of incoming customer calls are a significant challenge and an area in which we constantly strive to improve. Incoming call history since CY 04 follows:

Incoming Customer Call History						
Year	2004	2005	2006	2007	2008	
Incoming Calls	1,359,070	1,411,600	1,371,600	1,409,668	1,472,056	

18

#### 19 Q. DOES THIS CONCLUDE YOUR DIRECT TESTIMONY?

20 A. Yes, at this time.

# BEFORE THE PUBLIC SERVICE COMMISSION

#### OF THE STATE OF MISSOURI

In the Matter of Missouri Gas Energy's Tariff Sheets Designed to Increase Rates for Gas Service in the Company's Missouri Service Area.	) Case No. GR-2009 ) )
AFFIDAVIT OF RON	CROW
STATE OF MISSOURI )	
COUNTY OF JACKSON ) ss.	
Ron Crow, of lawful age, on his oath states: that he has foregoing Direct Testimony in question and answer form the answers in the foregoing Direct Testimony were give matters set forth in such answers; and that such matters knowledge and belief.	n, to be presented in the above case; that en by him; that he has knowledge of the
Subscribed and sworn to before me this day of	APRIL 2009.  Kon CROW  2009.  Notary Public
My Commission Expires: Feb. 3, 2011	KIM W. HENZI  Notary Public – Notary Seal STATE OF MISSOURI  Jacksen County  Commission Number 07424554  My commission expires February 3, 2011