Ex 107

Exhibit No.: Issues: Wea Witness: Curt Sponsoring Party: MO Type of Exhibit: Dire Case No.: GR-Date Testimony Prepared: Octo

Weather Normalization Curt Wells MO PSC Staff Direct Testimony GR-2006-0422 October 13, 2006

MISSOURI PUBLIC SERVICE COMMISSION

UTILITY OPERATIONS DIVISION

DIRECT TESTIMONY

OF

CURT WELLS

MISSOURI GAS ENERGY

CASE NO. GR-2006-0422

Jefferson City, Missouri October 2006



Service Commission

Chieres and / Date 1-8-07 Case No. G.R. 2006-0422 Removiter

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-2006-0422

AFFIDAVIT OF CURT WELLS

STATE OF MISSOURI)) SS **COUNTY OF COLE**)

Curt Wells, of lawful age, on his oath states: that he has participated in the preparation of the following Direct Testimony in question and answer form, consisting of b pages of Direct Testimony to be presented in the above case, that the answers in the following Direct Testimony were given by him; that he has knowledge of the matters set forth in such answers; and that such matters are true to the best of his knowledge and belief.

Cul Fills

Subscribed and sworn to before me this 4^{++} day of October, 2006.

Juna Alunder Notary Public

My commission expires 9-21-06

SUSAN L. SUNDERMEYER My Commission Expires September 21, 2010 Callaway County Commission #06942086

1	Table of Contents
2 3	DIRECT TESTIMONY
4 5	OF
6	CURT WELLS
8	
9 10	MISSOURI GAS ENERGY
11	CASE NO. GR-2006-0422
12 13	
14	EXECUTIVE SUMMARY 2
15	DEFINITION OF HEATING DEGREE DAYS 2
16	SELECTION OF WEATHER STATIONS
17	TYPES OF WEATHER STATIONS
18	WEATHER VARIABLES 4

i

i

į

1	DIRECT TESTIMONY
2 3	OF
4 5	CURT WELLS
6 7	MISSOURI GAS ENERGY
8 9	CASE NO. GR-2006-0422
10 11	
12	Q. Please state your name and business address.
13	A. My name is Curt Wells and my business address is Missouri Public Service
14	Commission, P. O. Box 360, Jefferson City, Missouri, 65102.
15	Q. What is your present position with the Missouri Public Service Commission
16	(Commission)?
17	A. I am a Regulatory Economist in the Energy Department of the Utility
18	Operations Division.
19	Q. Please review your educational background and work experience.
20	A. I have a Bachelor's degree in Economics from Duke University, a Master's
21	degree in Economics from The Pennsylvania State University, and a Master's degree in
22	Applied Economics from Southern Methodist University. I have been employed by the
23	Commission since February, 2006. Prior to joining the Commission, I completed a career in
24	the U.S. Air Force, which included assignments as a navigator in weather reconnaissance
25	aircraft, and later in the Purchasing/Contracting area as Contract Negotiator and
26	Administrator, Contracting Policy Manager, Installation Purchasing Department Chief, and
27	Contracting Program Manager.
28	Q. Have you filed testimony in prior cases?

I

i

L

1

.

ī.

ī.

ī.

÷

1	A. Yes.	I filed testimony	in the following rate ca	ses:	
2	Case Number	Comp	any		Issue
3	ER-2006-0315	Empire Distri	ct Electric Company		Revenue
4	ER-2006-0314	Kansas City F	ower & Light Company		Weather, Revenue
5	GR-2006-0387	ATMOS Ener	gy Corporation		Calculation of Normal
6					Weather
7		<u>EX</u>	ECUTIVE SUMMARY	Y	
8	Q. Wha	t is the purpose of	of your testimony?		
9	A I wil	l explain my cal	culations of actual and n	ıormal	heating-degree-day (HDD)
10	variables, which I fi	urnished to Staff	witness James A. Gray.		
11	Q. How	is your testimor	ay organized?		
12	A. I hav	e organized my	testimony in the follow	ing se	ctions: Definition of HDD,
13	Selection of Weath	er Stations, Typ	es of Weather Stations,	and W	eather Variables. Attached
14	Schedules CW-1 ar	nd CW-2 provid	e specific calculations o	f HDI) and temperature variables
15	for the Kansas Cit	y International	Airport (KCI) and Spr	ingfiel	ld Regional Airport (SGF)
16	weather stations that	t I supplied to M	Ir. Gray. Additional deta	ail is ir	ncluded in my workpapers.
17		<u>DEFINITIO</u>	N OF HEATING DEGI	<u>REE I</u>	DAYS
18	Q. Wha	t is a heating deg	gree day?		
19	A. Deg	ree days are we	eather measures that we	re ori	ginally devised to evaluate
20	energy demand an	d consumption.	Degree days are base	ed on	how far the daily average
21	temperature departs	from the base	level of 65 degrees Fahr	renheit	(°F). Heating degree days
22	are used to examine	e the relationship	between temperature ar	nd natu	ral gas usage for residential
23	heating.				
]					

Ţ

ł

1

İ

1

İ

1

1	Q. How are HDDs calculated?
2	A. HDDs are calculated as the number of degrees the daily average temperature is
3	below 65 °F, and are set equal to zero when the daily average temperature is above 65 °F.
4	The daily average temperature (TAVG) is the average of the day's maximum (TMAX) and
5	minimum temperatures (TMIN).
6	Q. What is the source of your data on TMAX and TMIN?
7	A. The TMAX and TMIN data were compiled from National Oceanic and
8	Atmospheric Administration (NOAA) information.
9	SELECTION OF WEATHER STATIONS
10	Q. Which weather stations did you use in this rate case?
11	A. I used the weather stations at KCI and SGF.
12	Q. How did you select these weather stations?
13	A. I continued to support the weather stations that the Staff selected in the past
14	two MGE rate cases, Case No. GR-2001-292 and Case No. GR-2004-0209. In those cases,
15	the Staff chose KCI as the nearest station to the Kansas City and St. Joseph service areas that
16	had the most consistent daily temperature data. In addition, the Staff chose SGF as the
17	nearest weather station to the Joplin service area that had the most consistent daily
18	temperature data. MGE witness Mr. Russell Feingold, in his pre-filed direct testimony, also
19	used these stations in his calculations.
20	TYPES OF WEATHER STATIONS
21	Q. What types of weather stations are maintained at the selected locations?
22	A. Both KCI and SGF have first-order stations.
23	Q. What are first-order weather stations?

•

A. First-order weather stations are usually located at regional or municipal airports, where professional observers continuously monitor the weather instruments. The instruments record daily TMAX and TMIN, along with hourly observations of precipitation, temperature, dew point, wind and other weather elements. In contrast, trained volunteers usually man cooperative weather stations, where they record daily observations of TMAX, TMIN and precipitation.

7

WEATHER VARIABLES

Q. What time interval did you use in determining a historical average for your
weather variables?

A. I conformed to the 30-year time period used by the NOAA and the World Meteorological Organization (WMO) to calculate normal daily weather variables. As stated by NOAA, "A climate normal is defined, by convention, as the arithmetic mean of a climatological element computed over three consecutive decades (WMO, 1989)." NOAA applies this concept to temperature by calculating thirty-year temperature normals as monthly average maximum temperature and monthly average minimum temperature, using the Fahrenheit scale.

Q. What period is NOAA currently using for calculating its thirty-yeartemperature normals?

A. NOAA uses the three most recent consecutive decades, which are currently the
30 years from January 1, 1971 through December 31, 2000. International agreements have
established that three-decade periods are appropriately long and uniform time frames for the
calculation of normals. The choice of this 30-year period by Staff is based on previous Staff

4

analysis, Commission decisions, and these standards for normal weather variables established 1 2

by NOAA and the WMO.

Q.

3

What weather variables did you develop for the present rate case? Q.

I developed the daily actual HDDs and the daily normal HDDs to be used by 4 Α. Mr. Gray to weather normalize the Company's sales and revenues. I also calculated the 5 monthly peak-day normal HDDs which are used to allocate certain costs in the customer 6 class-cost-of-service study. Calendar month summaries of actual and normal HDDs for the 7 test year are presented for KCI and SGF at Schedules CW-1 and CW-2 respectively. 8

9

How did you calculate daily HDDs for the test year?

I calculated daily HDDs (actual HDDs) using the above formula and the daily 10 A. 11 TMAX and TMIN.

How did you calculate adjusted daily HDDs for each of the days in the 30-year 12 Q. period, January 1, 1971 through December 31, 2000? 13

I first tabulated daily TMAX and TMIN for each day in these 30 years for KCI 14 A. and for SGF, as well as for selected alternates where data were missing, because NOAA only 15 adjusts the monthly average temperatures. I adjusted actual daily TMAX and TMIN for these 16 30 years so that the monthly averages of the adjusted daily TMAX and TMIN were equal to 17 the adjusted monthly average TMAX and TMIN that NOAA uses to calculate the monthly 18 station normals over the same period. Adjusted daily TAVG and HDD were then calculated 19 using the adjusted TMAX and TMIN as discussed above. The details of the tabulation and 20 adjustment processes are shown in my workpapers. 21

22

How did you determine the daily normal HDDs for Mr. Gray? **Q**.

I determined the daily normal HDDs by averaging the adjusted daily HDDs for 1 A. 2each calendar date, without respect to the year. For example, the 30 observations of actual HDDs for January 1st of each year were averaged to determine the normal HDDs for January 3 1^{s1}. 4 5 Q. How did you calculate the normal peak-day HDDs for the 12 monthly normal 6 peak days in the test year? 7 A. I calculated the normal HDD value for January's coldest day as the average of 8 the HDDs of the 30 coldest days over all the January days in the 30 years of the normals 9 period, where daily HDDs during the normals period were calculated from adjusted TMAX 10 and TMIN as discussed above. The normal HDD values for the coldest day in each of the 11 other months were calculated in the same way. What were the monthly peak-day normal HDDs for each month? 12 Q. A summary of the monthly peak-day normal HDDs is presented for KCI in 13 Α. Schedule CW-1 and for SGF in Schedule CW-2. 14

Does this conclude your Direct Testimony?

15 16

A. Yes, it does.

Q.

ADJUSTMENT ACTUAL NORMAL 11.06 11.15 (3,52) 9.13 15.54 5.66 0.81 1.72 4.80 6.08 8.36 9.13 9.49 9 For The 12 Calendar Months Beginning January 01, 2005 And Ending December 31, 2005 37.50 45.80 PEAK DAY HDD Actual Heating Degree-Days (HDD) and Normal Heating Degree-Days (NHDD) NORMAL COLDEST 66.63 **DOHN** 48.06 31.15 16.98 16.80 28.58 65.99 62.54 5.66 0.81 1.72 DAY Kansas City Intl Airport, Missouri, Monthly Summary Statistics OBSERVED COLDEST 57.50 37.00 12.00 47.00 20.00 20.50 00.0 22.50 **D** H 56.50 0.00 00.0 PAY ADJUSTMENT, ACTUAL NORMAL 433 P P 137 (33) 158 $\widehat{\mathbf{C}}$ ন্থ 18 \$ 89 4 **c**0 CN TOTAL HDD BY MONTH NORMAL TOTALS DOHN 5273 1182 669 1047 905 340 106 282 661 22 Ø $\pm \infty$ OBSERVED TOTALS 0 F 533 1086 4840 138 749 663 272 109 28 264 000 YEAR MONTH **12 MONTHS** 5 Ę 2 œ ъ N က 4 LD. ø ~ 2005 2005 2005 2005 2005 2005 2005 2005 2005 2005 2005 2005

Schedule CW-1

For	Springflet Actual Heating For The 12 Calendar	gfield Regional Airport, tting Degree-Days (HDD dar Months Beginning TOTAL HDD BY MONTH AD	Springfield Regional Airport, Missouri, Monthly Summary Statistics Actual Heating Degree-Days (HDD) and Normal Heating Degree-Days (NHDD) In 12 Calendar Months Beginning January 01, 2005 And Ending December 31, 2005 TOTAL HDD BY MONTH ADJUSTMENT, OBSERVED NORMAL AD	inthiy Summary S Heating Degree 2005 And Ending OBSERVED	Statistics Days (NHDD) December 31, 2 PEAK DAY HDD NORMAL	2005 ADJUSTMENT,
	OBSERVED TOTALS עחחי		ACTUAL TO NODMAI	DAY DAY	COLDEST DAY NHDD	ACTUAL TO NOPMAI
-	878	1031	154	陳生祖族 47.50 國際保 留	GLAN 62.51 WERE	
	652	788	136	36.00	57.51	-
	638	582	(26)	35.00	43.73	8.73
	277	300	24	20.00	28.78	8.78
	121	96	(25)	20.00	16.30	(3.70)
	o	80	89	0.00	5.55	5.55
	¢	,	-	0.00	0.65	0.65
	0	*	-	0.00	1.19	1.19
	22	59	37	12.00	15.58	3.58
	268	237	(31)	23.00	26.25	3.25
	507	576	69	36.50	41,45	4.95
	957	807	(49)	Mar. 47.50 200	59.70	12.20
	4317	4585	269	47.50	62.51	15.01

!

ļ

ł

,

ł

ţ

ļ

ī

i

i

Schedule CW-2