BEFORE THE PUBLIC SERVICE COMMISSION STATE OF MISSOURI

Staff of the Missouri Public Service Commission) Complainant, v. Missouri Pipeline Company, LLC Missouri Gas Company, LLC Omega Pipeline Company, LLC Mogas Energy, LLC United Pipeline Systems, Inc., and Gateway Pipeline Company, LLC,

Case No. GC-2006-0378

ENTRY OF APPEARANCE and CONCURRENCE IN REQUEST FOR MEDIATION

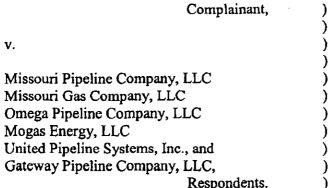
COMES NOW Daniel R. Young, and hereby enters his appearance as counsel of record for and on behalf of Respondent Omega Pipeline Company, LLC in the above-captioned matter. Please forward copies of pleadings and correspondence to the undersigned.

Omega Pipeline Company, LLC respectfully points out that pursuant to Art. I, Sec. 8, Cl. 17 of the United States Constitution, and R.S.Mo. §§ 12.030 and 12.040, the Commission lacks jurisdiction over utility service upon the grounds of Fort Leonard Wood, and therefore over Omega Pipeline Company, LLC. Moreover, pursuant to Art. VI, Cl. 2 of the United States Constitution, the Commission may not attempt to regulate utility service upon the grounds of Fort Leonard Wood because such activities are governed by federal procurement policy. Omega Pipeline Company, LLC intends to seek a ruling of the Commission on these issues. However, and without conceding that it is subject to the jurisdiction of the Commission, Omega Pipeline Company, LLC concurs in the Request for Mediation previously filed by Respondents Missouri Pipeline Company, LLC, Missouri Gas Company, LLC, Mogas Energy, LLC, United Pipeline

HILFD⁴

APR 1 9 2006

Missouri Public Service Commission



Systems, Inc. and Gateway Pipeline Company, LLC, and will participate in that mediation on a voluntary basis.

Respectfully submitted,

EDGAR LAW FIRM LLC

Daniel R. Young MO #34742 4520 Main Street, Suite 1650 Kansas City, MO 64111 Telephone: (816) 531-0033 Facsimile: (816) 531-3322 e-mail: dry@edgarlawfirm.com

ATTORNEYS FOR RESPONDENT OMEGA PIPELINE COMPANY, LLC

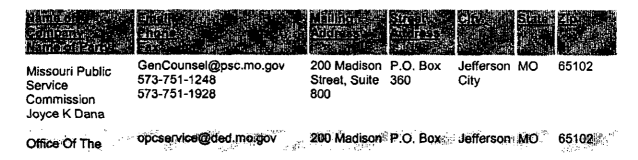
Dated: April 19, 2006

CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing Entry of Appearance has been hand-delivered, transmitted by e-mail or mailed, First Class, postage prepaid, this 19th day of April, 2006, to:

* Case No.

GC-2006-0378



Public Counsel Mills R Lewis	573-751-1130 573-751-1558	Street, Suite 650	2230	City	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Missouri Public Service Commission Schwarz Tim	Tim. Schwarz@psc.mo.gov	200 Madison Street, Suite 800	P.O. Box 360	Jefferson City	MO	65102
Respondents Missouri Pipeline Company, LLC, Missouri Gas Company, LLC, Mogas Energy, LLC, United Pipeline Systems, Inc. and Gateway Pipeline Company, LLC.;	<u>PDeFord@LathropGage.com</u> (816) 292-2000 (816) 292-2001 – FAX	Suite 2800 2345 Grand Boulevard	Suite 2800 2345 Grand Boulevard	Kansas City	МО	64108

Paul S. DeFord

7 . . .

Daniel R. Young
