

EX 110

Exhibit No.:  
Issues: Weather Normalized Sales  
Witness: James A. Gray  
Sponsoring Party: MO PSC Staff  
Type of Exhibit: Direct Testimony  
Case No.: GR-2006-0422  
Date Testimony Prepared: October 13, 2006

**MISSOURI PUBLIC SERVICE COMMISSION**

**UTILITY OPERATIONS DIVISION**

**DIRECT TESTIMONY**

**OF**

**JAMES A. GRAY**

**MISSOURI GAS ENERGY**

**CASE NO. GR-2006-0422**

**FILED<sup>2</sup>**

FEB 07 2007

Missouri Public  
Service Commission

Jefferson City, Missouri  
October 2006

*Staff* *Exhibit No. 110*  
Date *1-8-07* Case No. *GR-2006-0422*  
Reporter \_\_\_\_\_

**BEFORE THE PUBLIC SERVICE COMMISSION  
OF THE STATE OF MISSOURI**

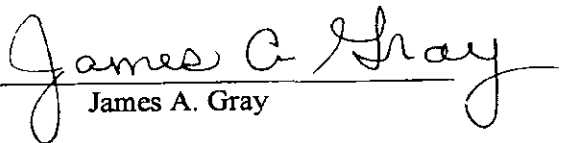
In the matter of Missouri Gas Energy's )  
Tariff Sheets Designed to Increase Rates )  
for Gas Service in the Company's )  
Missouri Service Area )

Case No. GR-2006-0422

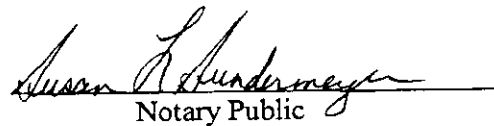
**AFFIDAVIT OF JAMES A. GRAY**

STATE OF MISSOURI     )  
                                  ) ss  
COUNTY OF COLE     )

James A. Gray, 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 8 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.

  
James A. Gray

Subscribed and sworn to before me this 6<sup>th</sup> day of October, 2006.

  
Notary Public

My commission expires 9-21-10



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

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**OF**

**JAMES A. GRAY**

**MISSOURI GAS ENERGY**

**CASE NO. GR-2006-0422**

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**DIRECT TESTIMONY**  
**OF**  
**JAMES A. GRAY**  
**MISSOURI GAS ENERGY**  
**CASE NO. GR-2006-0422**

Q. Please state your name and business address.

A. My name is James A. Gray. My business address is P. O. Box 360, Jefferson City, Missouri 65102.

Q. By whom are you employed and in what capacity?

A. I am employed by the Missouri Public Service Commission (Commission) as a Regulatory Economist in the Tariffs/Rate Design Section of the Commission's Energy Department.

Q. How long have you been employed by the Commission?

A. I have been employed with the Commission over twenty-six years.

Q. Please state your educational background.

A. I received a degree of Bachelor of Science in Psychology as well as one in General Studies from Louisiana State University, and I received a degree of Master of Science in Special Education from the University of Tennessee. Additionally, I completed several courses in research and statistics at the University of Missouri - Columbia.

Q. Please state your professional qualifications.

A. Prior to being employed by the Commission, I was a Research Analyst for two and a half years with the Missouri Department of Mental Health where I conducted statistical analyses. In 1980, I began my employment with the Commission as a Statistician in the

Direct Testimony of  
James A. Gray

1 Depreciation Department where I submitted testimony regarding depreciation rates, trended-  
2 original cost, and trended-original cost less depreciation.

3 Beginning in 1989, in the Economic Analysis Department, I submitted  
4 testimony on weather-normalized sales for natural gas, water, and electric utilities. I  
5 reviewed residential electric load forecasts with associated detailed end-use studies and  
6 marketing surveys in electric resource plans.

7 From December 1997 through June 2001, I was in the Tariffs/Rate Design  
8 Section of the Commission's Gas Department. Since July 2001, I have been in the  
9 Tariffs/Rate Design Section of the Commission's Energy Department. I have reviewed  
10 tariffs and applications of natural gas utilities. I have also submitted testimony concerning  
11 weather-normalized sales, complaints, certificates of convenience and necessity, and  
12 recommended minimum statistical sample sizes for natural gas residential customer billing  
13 reviews.

14 Q. Please list all the cases in which you have submitted prepared written  
15 testimony before this Commission.

16 A. The cases in which I have submitted prepared, written testimony are  
17 enumerated in Schedule 1, attached to my testimony.

18 **EXECUTIVE SUMMARY**

19 Q. What is the purpose of your testimony?

20 A. My testimony addresses the Commission Staff's (Staff) weather-normalization  
21 of natural gas sales for the firm residential natural gas and the general service customers of  
22 Missouri Gas Energy, a division of Southern Union Company (MGE or Company) for the

1 test year ending December 31, 2005. I then use the results of my weather-normalized sales  
2 studies to estimate weather-normalized coincident peak day demand.

3 **WEATHER-NORMALIZED SALES**

4 Q. Why is it important to adjust test-year natural gas sales to normal weather?

5 A. Since rates are based on natural gas usage during the test year, it is important  
6 to remove the influence of abnormal weather. Staff's weather-normalized adjustments to the  
7 amount of natural gas sales correct for deviations from normal weather conditions during the  
8 test year.

9 Q. Why are natural gas sales dependent upon weather conditions?

10 A. The predominate use of natural gas in Missouri is for space heating.  
11 Therefore, MGE's natural gas sales are very dependant on the duration and intensity of colder  
12 weather.

13 Q. How do Staff's analyses adjust test-year natural gas sales if the test year is  
14 warmer than normal?

15 A. Staff's studies would probably increase test year natural gas sales to adjust  
16 sales to the level that would be expected to occur under normal (colder) weather.

17 Q. How do Staff's analyses adjust test-year natural gas sales if the test year is  
18 colder than normal?

19 A. Staff's studies would probably decrease test year natural gas sales to adjust  
20 sales to the level that would be expected to occur under normal (warmer) weather.

21 Q. What firm sales customer classes were studied?

22 A. They were the residential, small general service, and large general service  
23 customer classes of MGE.

Direct Testimony of  
James A. Gray

1 Q. Were MGE's billing records for the residential, small general service and large  
2 general service classes subdivided further for the studies?

3 A. Yes, MGE's Missouri billing records were subdivided into three geographic  
4 regions. They are the Joplin, Kansas City, and St. Joseph, Missouri, regions. Staff witness  
5 Curt Wells provided the daily actual and daily normal heating degree days (HDD) for each of  
6 the three geographic regions. Mr. Well's testimony discusses the calculation of HDD.

7 Q. Please identify the Staff witnesses who rely upon the results of the weather-  
8 normalization studies.

9 A. Staff witness Paul R. Harrison of the Commission's Auditing Department uses  
10 the results of the weather normalization studies for Staff's customer growth annualization and  
11 revenue calculations. Staff witness Henry E. Warren, PhD of the Commission's Energy  
12 Tariffs/Rate Design Department, uses the results of the weather normalization studies for the  
13 Staff's allocation of the weather-normalized sales to the block rates of the small general  
14 service classes. (MGE's small general service class has different unit charges for natural gas  
15 volumes falling within blocks of consumption.)

16 Q. What was your source for the billed natural gas usage data?

17 A. MGE provided Staff with monthly natural gas sales in hundreds of cubic feet  
18 (Ccf) and monthly numbers of customers for each billing cycle by firm customer class and  
19 geographic region for the test year.

20 Q. What are billing cycles?

21 A. The Company schedules groups of natural gas accounts into billing cycles that  
22 are to be read throughout a month. Next, the Company bills the accounts based on the meter  
23 reading. Since there are approximately twenty-one working days in a month, customers'

Direct Testimony of  
James A. Gray

1 accounts are usually grouped into one of the approximately twenty-one billing cycles.  
2 Staggering the billing of customers' accounts over the billing month spreads the amount of  
3 work necessary to bill MGE's customers.

4 Q. How did Staff analyze space heating natural gas volumes?

5 A. Staff calculated two sets of twelve billing month averages by customer class  
6 for the residential, small general service, and large general service classes in the three  
7 geographic regions. One set of these averages was the daily average natural gas usage in Ccf  
8 and another set was the daily average HDD. These billing month averages were calculated  
9 from the data on numbers of customers, natural gas usage in Ccf, and summed HDD from  
10 approximately twenty billing cycles for each billing month by customer class.

11 Q. Do the twelve billing month HDD customer-weighted averages reflect  
12 different customer levels among the different billing cycles?

13 A. Yes, each billing month's daily average HDD in each billing cycle were  
14 weighted by the percentage of customers in that billing cycle. Thus, the billing cycles with  
15 the most customers are given more weight in computing the billing month daily average  
16 HDD.

17 Q. How did Staff average billing month usage in Ccf?

18 A. Staff calculated twelve simple monthly average-usage-per-customer amounts  
19 across the approximately twenty-one billing cycles to calculate one month's daily average  
20 usage in Ccf.

21 Q. How did Staff quantify the relationship of natural gas sales to HDD?

22 A. Staff's studies estimate the change in usage in Ccf related to a change in HDD  
23 based on the two sets of twelve monthly billing month averages of average daily usage in Ccf



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1 per customer and the customer-weighted average daily HDD. These two sets of billing  
2 month averages (usage and weather) were used to study the relationship between space-  
3 heating natural gas usage in Ccf and colder weather.

4 Staff used regression analysis to estimate the relationship for each of the  
5 residential, small general service, and large general service customers in the three geographic  
6 regions.

7 Q. What are the advantages of using regression analysis?

8 A. The regression equation develops quantitative measures that describe the  
9 relationship between daily space-heating sales per customer in Ccf to the daily HDD. The  
10 regression equation estimates a change in the daily natural gas usage per customer whenever  
11 the daily average weather changes one HDD.

12 Q. What were the results of Staff's weather-normalized sales studies for the test  
13 year?

14 A. Staff's analyses resulted in increases to natural gas sales because the weather  
15 during the test year was warmer than normal. Staff's analyses resulted in an approximate 7.7  
16 percent increase from actual natural gas sales for the residential customer class, an  
17 approximate 8.0 percent increase for the small general service class, and an approximate 6.7  
18 percent increase for the large general service class. These increases do not include the Staff's  
19 customer growth annualization.

20 Q. What results were provided to Staff witness Harrison for Staff's customer  
21 growth annualization and revenue calculations?

22 A. Staff provided monthly, normalized natural gas usage in Ccf per customer for  
23 each customer class for MGE's Joplin, Kansas City, and St. Joseph, Missouri, regions. These

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1 results are contained in Schedule 2, attached to my testimony. Schedule 2 demonstrates the  
2 higher natural gas usage per customer in the colder, winter months because of space heating  
3 requirements.

4 Second, Staff witness Harrison's revenue calculations were provided monthly  
5 weather-normalized volumes for the same firm classes and geographic regions. Schedule 3,  
6 attached to my testimony, contains the monthly weather-normalized volumes.

7 **WEATHER-NORMALIZED COINCIDENT PEAK DAY DEMAND**

8 Q. What are estimates of weather-normalized coincident peak day demand by  
9 customer class?

10 A. Briefly, it is the estimated usage per customer by firm customer class on Staff  
11 witness Well's normally occurring coldest days. The daily peak is the highest daily load or  
12 draw of natural gas on a system and the demand is the rate or amount of natural gas used on  
13 that day. My estimates of residential, small general service and large general service  
14 customers' natural gas peak usage are at the time (coincident) of a utility's system daily peak.

15 Q. Why are estimates of weather-normalized coincident peak day demands  
16 important?

17 A. These estimates of weather-normalized coincident peak day demands quantify  
18 the relative contributions towards that estimated single-day system peak by the residential,  
19 small general service, and large general service customers. For cost-of-service studies, it is  
20 important to determine each class' contribution to the peak day responsibility.

21 Q. Please identify the Staff witness who relies upon the results of the weather-  
22 normalization studies.

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1           A.     Schedule 4, attached to this testimony, shows the estimated weather-  
2     normalized coincident peak day natural gas usage in Ccf per customer by billing month and  
3     customer class for MGE's Joplin, Kansas City, and St. Joseph geographic regions. This  
4     information was provided to Staff witness Daniel I. Beck of the Commission's Energy  
5     Engineering Analysis department for his calculation of total peak day demand across MGE's  
6     firm customer classes.

7           Q.     Would you please summarize Staff's recommendations?

8           A.     I recommend that the Commission utilize the results of Staff's weather-  
9     normalized usage per customer shown in Schedule 2 and weather-normalized total sales  
10    volumes shown in Schedule 3, attached to this testimony.

11          Q.     Does this conclude your direct testimony?

12          A.     Yes, it does.

**MISSOURI GAS ENERGY**

**CASE NO. GR-2007-0003**

**Testimonies Submitted by James A. Gray**

<b><u>COMPANY</u></b>	<b><u>CASE NO.</u></b>
Missouri Public Service Company	GR-81-312
Missouri Public Service Company	ER-82-39
Missouri Public Service Company	GR-82-194
Laclede Gas Company	GR-82-200
St. Louis County Water Company	WR-82-249
Missouri Public Service Company	ER-83-40
Kansas City Power & Light Company	ER-83-49
Osage Natural Gas Company	GR-83-156
Missouri Public Service Company	GR-83-186
The Gas Service Company	GR-83-225
Laclede Gas Company	GR-83-233
Missouri Water Company	WR-83-352
Missouri Cities Water Company	WR-84-51
Le-Ru Telephone Company	TR-84-132
Union Electric Company	ER-84-168
Union Electric Company	EO-85-17
Kansas City Power & Light Company	ER-85-128
Great River Gas Company	GR-85-136

Missouri Cities Water Company	WR-85-157	
Missouri Cities Water Company	SR-85-158	
United Telephone Company of Missouri	TR-85-179	
Osage Natural Gas Company	GR-85-183	
Kansas City Power & Light Company	EO-85-185	
ALLTEL Missouri, Inc.	TR-86-14	
Sho-Me Power Corporation	ER-86-27	
Missouri-American Water Company, Inc.	WR-89-265	**
The Empire District Electric Company	ER-90-138	**
Associated Natural Gas Company	GR-90-152	
Missouri-American Water Company, Inc.	WR-91-211	**
United Cities Gas Company	GR-91-249	**
Laclede Gas Company	GR-92-165	**
St. Joseph Light & Power Company	GR-93-42	**
United Cities Gas Company	GR-93-47	**
Missouri Public Service Company	GR-93-172	**
Western Resources, Inc.	GR-93-240	**
Laclede Gas Company	GR-94-220	**
United Cities Gas Company	GR-95-160	**
The Empire District Electric Company	ER-95-279	**
Laclede Gas Company	GR-96-193	**
Missouri Gas Energy	GR-96-285	**
Associated Natural Gas Company	GR-97-272	**

\*\*Concerns Weather-Normalized Sales

Schedule 1-2

Union Electric Company	GR-97-393	**
Missouri Gas Energy	GR-98-140	**
Laclede Gas Company	GR-98-374	**
St. Joseph Light & Power Company	GR-99-42	**
AmerenUE	GA-99-107	
Laclede Gas Company	GA-99-236	
Laclede Gas Company	GR-99-315	**
AmerenUE	GR-2000-512	**
Missouri Gas Energy	GR-2001-292	**
Gateway Pipeline Company, Inc., et al.	GM-2001-585	
Missouri Gas Energy, et al	GC-2001-593	
Laclede Gas Company	GR-2002-356	**
Laclede Gas Company	GA-2002-429	
Southern Missouri Gas Company, L.P.	GT-2003-0031	
Laclede Gas Company	GT-2003-0032	
Missouri Gas Energy	GT-2003-0033	
AmerenUE	GT-2003-0034	
Fidelity Natural Gas, Inc.	GT-2003-0036	
Atmos Energy Corporation	GT-2003-0037	
Aquila Networks- L&P	GT-2003-0038	
Aquila Networks- MPS	GT-2003-0039	
AmerenUE	GR-2003-0517	**
Aquila Networks – MPS and L&P	GR-2004-0072	**

Missouri Gas Energy

GR-2004-0209 \*\*

Atmos Energy Corporation

GR-2006-0387 \*\*

Atmos Energy Corporation  
Case No. GR-2006-0387

**Weather Normalized Billing Month Usage in Mcf per Customer**  
For the Test Year of October 1, 2004 - September 30, 2005

**Greeley + Butler Region**

	Residential Gas Service Customers	Small General Gas Service Customers
Sep	2.1437	6.8519
Oct	5.0462	12.7483
Nov	11.5099	30.5566
Dec	17.1072	47.2107
Jan	14.8489	40.3586
Feb	10.4847	27.9510
Mar	7.3297	17.4667
Apr	2.8888	7.8301
May	1.7067	5.8922
Jun	1.2110	4.4304
Jul	1.0136	21.4094
Aug	1.2466	4.1788
Annual	76.5371	226.8845

**Southeast Region**

	Residential Gas Service Customers	Small General Gas Service Customers
Sep	1.8611	9.2064
Oct	4.3082	15.4463
Nov	9.1515	30.1902
Dec	13.8404	45.7574
Jan	12.4150	40.9147
Feb	9.0282	29.0707
Mar	6.1317	19.9531
Apr	2.3570	7.8736
May	1.5043	6.4679
Jun	1.3066	5.9419
Jul	1.1397	5.9265
Aug	1.2825	8.0003
Annual	64.3263	224.7491

**Northeast Region**

	Residential Gas Service Customers	Small General Gas Service Customers
Sep	2.4644	13.3481
Oct	5.2298	24.5899
Nov	11.3934	46.5920
Dec	17.9290	64.6071
Jan	15.2001	54.7993
Feb	11.8771	42.9639
Mar	8.4707	27.4066
Apr	3.5425	11.5366
May	2.0285	9.1216
Jun	1.3811	7.2532
Jul	1.1311	6.4674
Aug	1.3763	8.7100
Annual	82.0239	317.3957



Atmos Energy Corporation  
Case No. GR-2006-0387

**Weather Normalized Billing Month Usage in Mcf**  
For the Test Year of October 1, 2004 - September 30, 2005

**Greeley + Butler Region**

	Residential Gas Service Customers	Small General Gas Service Customers
Sep	7,610	3,666
Oct	18,242	6,973
Nov	42,402	17,020
Dec	63,776	26,249
Jan	55,386	22,762
Feb	39,286	15,681
Mar	27,465	9,677
Apr	10,657	4,322
May	6,153	3,199
Jun	4,288	2,392
Jul	3,569	11,604
Aug	4,366	2,261
Total	283,199	125,806

**Southeast Region**

	Residential Gas Service Customers	Small General Gas Service Customers
Sep	56,411	38,326
Oct	132,037	64,936
Nov	286,040	128,671
Dec	437,150	196,162
Jan	395,008	176,629
Feb	289,030	125,353
Mar	193,848	85,140
Apr	72,958	33,376
May	46,054	27,036
Jun	39,398	24,730
Jul	34,312	24,637
Aug	38,230	33,025
Total	2,020,477	958,021

**Northeast Region**

	Residential Gas Service Customers	Small General Gas Service Customers
Sep	42,656	34,291
Oct	92,385	64,327
Nov	205,127	122,350
Dec	325,106	170,498
Jan	276,277	145,547
Feb	219,276	113,210
Mar	155,166	72,436
Apr	64,040	30,168
May	35,553	23,588
Jun	23,900	18,554
Jul	19,437	16,660
Aug	23,619	22,298
Total	1,482,543	833,928