Exhibit No.: 3835 &

Issues: Depreciation Rates Witness: Keenan B. Patterson

Sponsoring Party: MoPSC Staff

Type of Exhibit: Surrebuttal Testimony

Case No.: GR-2017-0215 and GR-2017-0216

Date Testimony Prepared: November 21, 2017

MISSOURI PUBLIC SERVICE COMMISSION

COMMISSION STAFF DIVISION ENGINEERING ANALYSIS DEPARTMENT

SURREBUTTAL TESTIMONY

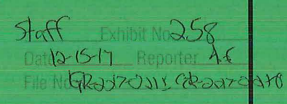
OF

KEENAN B. PATTERSON

SPIRE MISSOURI, INC., d/b/a SPIRE

CASE NOS. GR-2017-0215 and GR-2017-0216

> Jefferson City, Missouri November 2017



,	Surrebuttal Keenan B. I	Testimony of Patterson		
1	SURREBUTTAL TESTIMONY			
2	OF			
3		KEENAN B. PATTERSON		
4	SPIRE MISSOURI, INC., d/b/a SPIRE			
5	CASE NOS. GR-2017-0215 and GR-2017-0216			
6	Q.	Please state your name and business address.		
7	A.	My name is Keenan B. Patterson. My business address is Missouri Public		
8	Service Commission, P.O. Box 360, Jefferson City, MO 65102.			
9	Q.	What is your position at the Commission?		
10	A.	I am a Utility Regulatory Engineer in the Engineering Analysis Unit,		
11	Operational Analysis Department, Commission Staff Division.			
12	Q.	Are you the same Keenan B. Patterson who submitted direct testimony		
13	filed on September 8, 2017 and rebuttal testimony on October 17, 2017?			
14	A.	Yes.		
15	Q.	What is the purpose of your surrebuttal testimony?		
16	A.	The purpose of my testimony is to describe the status of my review of		
17	Spire's request for a new subaccount and amortization for automated meter reading			
18	("AMR") devices.			
19	Q.	What has Spire requested for AMR devices?		
20	A.	In his rebuttal testimony, Spire witness Mr. C. Eric Lobser first introduces		
21	Spire's purchase of AMR devices from Landis & Gyr effective July 1, 2017 and requests			
22	the creation of a new subaccount for the AMR devices, Account No. 397.1, to be			
23	amortized over a period of seven years.			
24	Q.	What is the status of your review?		

Surrebuttal Testimony of Keenan B. Patterson

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- Staff is still reviewing this issue. Spire did not bring up this issue in its direct testimony. In addition, Staff has submitted data requests related to this issue and 2
- has not received responses to some of these requests. Staff intends to address treatment of 3
- the AMR devices in true-up testimony. 4
 - Does this complete your surrebuttal testimony? Q.
- Yes. 6 A.

BEFORE THE PUBLIC SERVICE COMMISSION

OF THE STATE OF MISSOURI

In the Matter of Laclede Gas Company's Request to Increase Its Revenues for Gas Service)))	Case No. GR-2017-0215	
In the Matter of Laclede Gas Company d/b/a Missouri Gas Energy's Request to Increase Its Revenues for Gas Service)	Case No. GR-2017-0216	
AFFIDAVIT OF KE	ENAN I	3. PATTERSON, PE	
STATE OF MISSOURI) ss. COUNTY OF COLE)			
COMES NOW KEENAN B. PATTE sound mind and lawful age; that he contributed that the same is true and correct according to Further the Affiant sayeth not.	buted to o his bes		
	TURAT	ukad and andhariand Makana Dublia ka and	
Subscribed and sworn before me, a duly for the County of Cole, State of Missouri, a day of November, 2017.		uted and authorized Notary Public, in and ice in Jefferson City, on this	

D. SUZIE MANKIN
Notary Public - Notary Seal
State of Missouri
Commissioned for Cole County
My Commission Exgines: December 12, 2020
Commission Number: 12412070

Notary Vublic