

Exhibit No.: _____
Issue(s) Rate of Return (ROR)/ Capital Structure
Witness/Type of Exhibit: Murray/Rebuttal
Sponsoring Party: Public Counsel
Case No.: GR-2021-0108

REBUTTAL TESTIMONY
OF
DAVID MURRAY

Submitted on Behalf of the Office of the Public Counsel

SPIRE MISSOURI, INC.

CASE NO. GR-2021-0108

**

**

**Denotes Confidential Information
that has been Redacted**

June 17, 2021

PUBLIC

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


In the Matter of Spire Missouri Inc.'s)
d/b/a Spire Request for Authority to)
Implement a General Rate Increase for)
Natural Gas Service Provided in the)
Company's Missouri Service Areas)
Case No. GR-2021-0108

AFFIDAVIT OF DAVID MURRAY

STATE OF MISSOURI)
) ss
COUNTY OF COLE)

David Murray, of lawful age and being first duly sworn, deposes and states:

1. My name is David Murray. I am a Utility Regulatory Manager for the Office of the Public Counsel.
2. Attached hereto and made a part hereof for all purposes is my rebuttal testimony.
3. I hereby swear and affirm that my statements contained in the attached testimony are true and correct to the best of my knowledge and belief.



David Murray
Utility Regulatory Manager

Subscribed and sworn to me this 17th day of June 2021.



TIFFANY HILDEBRAND
My Commission Expires
August 8, 2023
Cole County
Commission #15637121



Tiffany Hildebrand
Notary Public

My Commission expires August 8, 2023.

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REBUTTAL TESTIMONY

OF

DAVID MURRAY

SPIRE MISSOURI INC.

FILE NO. GR-2021-0108

1 **Q. Please state your name and business address.**

2 A. My name is David Murray and my business address is P.O. Box 2230, Jefferson City,
3 Missouri 65102.

4 **Q. Are you the same David Murray who filed direct testimony in this case?**

5 A. Yes.

6 **Q. What is the purpose of your testimony?**

7 A. I will respond to the direct testimonies of Spire Missouri Inc.'s ("Spire Missouri")
8 witnesses, Dylan W. D'Ascendis and Wesley E. Selinger. I will also respond to the rate of
9 return ("ROR") section of Staff's Cost of Service Report, which Staff witness, Seoung Joun
10 Won, PhD (Dr. Won) sponsored.

11 **Q. What issue does Mr. D'Ascendis address in his direct testimony?**

12 A. Mr. D'Ascendis sponsors Spire Missouri's return on common equity ("ROE")
13 recommendation of 9.95%.

14 **Q. What issues does Mr. Selinger address in his direct testimony?**

15 A. Mr. Selinger addresses several revenue requirement issues, including Spire Missouri's
16 recommended capital structure for purposes of setting Spire Missouri's allowed ROR. I
17 will respond to Mr. Selinger's capital structure testimony.

18 **Q. What issues does Dr. Won address?**

19 A. Dr. Won addresses ROE and the capital structure to which he recommends his ROE should
20 be applied.

1 **Q. Will your testimony address Dr. Won's ROE recommendation?**

2 A. No. Although I do not agree with the details of his methods and assumptions, because his
3 ROE recommendation is within the zone of my ROE recommendation of 8.5% to 9.5%, I
4 am not addressing any specific issues regarding his ROE recommendation.

5 **Q. What issue will you address first?**

6 A. Capital structure.

7 **CAPITAL STRUCTURE**

8 **Q. What is the premise for Mr. Selinger's and Dr. Won's recommended capital structure**
9 **in this case?**

10 A. Dr. Won and Mr. Selinger recommend the Commission authorize Spire Missouri a ROR
11 based on Spire Missouri's anticipated long-term capital structure ratios as of the true-up
12 period in this case, May 31, 2021.

13 **Q. What specific long-term capital structure ratios does Mr. Selinger anticipate Spire**
14 **Missouri's capital structure will support as of the true-up date in this case?**

15 A. 54.25% common equity and 45.75% long-term debt.¹

16 **Q. What capital structure ratios did the Commission authorize in Spire Missouri's 2017**
17 **rate cases, Case No. GR-2017-0215 and GR-2017-0216 (hereinafter referred to as the**
18 **"2017 rate case")?**

19 A. 54.2% common equity and 45.8% long-term debt.²

¹ Wesley Selinger Direct Testimony, Schedule F, page 17.

² Case Nos. GR-2017-0215 and GR-2017-0216, Report and Order, March 7, 2018, , p. 45

1 **Q. Why is Spire Missouri’s anticipated capital structure almost exactly the same as that**
2 **which the Commission ordered in the 2017 rate case?**

3 A. Because this is the basis for Spire Inc.’s targeted capital structure for Spire Missouri. Spire
4 Missouri indicated the following in response to Staff Data Request No. 0115 in this case:

5 Spire Missouri manages its capital structure to represent the capital structure
6 that was approved by the Commission in the last rate case (GR-2017-0215
7 and GR-2015-0216) (*sic*).

8 **Q. In your opinion, should this fact be sufficient evidence to reject Spire Missouri’s and**
9 **Staff’s recommended capital structure in this case?**

10 A. Yes. Spire Missouri admits it targets this capital structure because it was approved to set
11 the ROR in the last rate case. Spire Missouri nor Staff has provided any evidence that this
12 is a cost efficient capital structure for purposes of determining a fair and reasonable ROR
13 to charge Missouri ratepayers. As is evident from Spire Inc.’s use of leverage at the holding
14 company, to the extent Spire Inc. can convince regulators to not recognize this lower-cost
15 capital structure for purposes of ratemaking, Spire Inc. achieves the following two
16 objectives: (1) increasing the amount of cash flow produced through the higher-cost capital
17 structure charged to ratepayers at its subsidiaries, and (2) leveraging its shareholders’
18 returns via the lower cost holding-company debt issued to support the equity-rich capital
19 structure used to set rates.

20 **Q. Is it inappropriate to leverage investment to achieve higher shareholder returns?**

21 A. Not on its face. Especially if the company operates in a competitive environment in which
22 prices are constrained by competitors and customers have the freedom to choose among
23 alternative providers for the service or good. This is not the case for Spire Missouri’s
24 customers. They are charged prices based on Spire Missouri’s cost of service, which can
25 be manipulated, as is evident from Spire Missouri’s targeting of an equity-rich capital
26 structure rather than a capital structure consistent with its lower business-risk profile.

1 **Q. Do Spire Missouri’s customers benefit from Spire Missouri’s more costly capital**
2 **structure as compared to Spire Inc.’s capital structure?**

3 A. If they do, it’s not readily apparent to me. While Spire Missouri issues its own long-term
4 debt secured by its own assets, Spire Missouri’s credit quality is constrained by its
5 affiliation with Spire Inc.’s additional risk, which includes both higher business risk from
6 non-regulated businesses and higher financial risk from its more leveraged capital
7 structure. S&P recognizes this directly by assigning Spire Missouri a credit rating that is
8 two notches lower (‘A-’) than its hypothetical stand-alone credit profile of (‘A+’).
9 Moody’s recognizes this indirectly in the credit rating it assigns to Spire Missouri by
10 indicating that Spire Inc. relies on Spire Missouri’s cash flows to support the debt service
11 of the holding company debt.

12 **Q. Why does Staff support the adoption of Spire Missouri’s proposed capital structure?**

13 A. Staff maintains that there has been no discernable change to Spire Missouri’s capital
14 structure policies to cause it to take a position contrary to the Commission’s decision in the
15 2017 rate case. For purposes of arriving at its conclusion, Staff compared the facts the
16 Commission cited in its R&O in 2017 to the facts in this case.

17 **Q. Do you agree with the Commission’s Findings of Fact as it relates to capital structure**
18 **in the 2017 R&O?**

19 A. No. I specifically take issue with the following Commission’s Findings of Fact:

20 7. Spire Missouri has an independently determined capital structure in that
21 its debt is secured by its own assets and not the assets of Spire Inc. or any
22 of Spire Inc.’s other subsidiaries.¹¹⁷ [footnote omitted] Additionally, Spire
23 Missouri’s assets do not guarantee the long-term debt of its parent or of any
24 of Spire Inc.’s other public utilities or of Spire Marketing or Spire STL
25 Pipeline.¹¹⁸ [footnote omitted] Further, the Commission must approve any
26 long-term debt issuances made by Spire Missouri;

27 8. Spire Missouri’s stand-alone capital structure supports its own bond
28 rating; and

1 10. Spire Missouri’s capital structure ratios as of the true-up date are based
2 on the actual capital structure that finances the assets and operations of the
3 public utility for which the Commission is setting rates in this proceeding.

4 **Q. What issue do you have with the Commission’s Findings of Fact No. 7?**

5 A. It is incorrect to conclude that the facts cited in Paragraph No. 7 prove Spire Missouri has
6 an “independently determined capital structure.” It is clear that Spire Inc. has the ability
7 to independently determine Spire Missouri’s capital structure by the mere fact that it
8 projects Spire Missouri’s capital structure as of the true-up date will approximate the
9 Commission’s authorized capital structure in the 2017 rate case. However, this would be
10 true for any Commission authorized capital structure for Spire Missouri. It is my opinion
11 that the Commission should authorize Spire Missouri a capital structure that is consistent
12 with the debt capacity its assets support, which is most objectively determined by analyzing
13 Spire Inc.’s market-tested capital structure, which is managed to balance cost-efficiency
14 with creditworthiness. Based on the fact that Spire Inc.’s goal has been to gradually reduce
15 the amount of holding company debt to deleverage its consolidated capital structure, it is
16 clear that Spire Missouri’s debt capacity has not been managed for its own best interest or
17 the best interest of its customers. Therefore, regardless of whether the findings cited in
18 Paragraph 7 are factual, this does not prove Spire Missouri’s capital costs and credit quality
19 are managed independent of its affiliation with Spire Inc. and its financial interests.

20 **Q. Is there evidence the other regulated utility subsidiaries are not managed independent**
21 **of their affiliation with Spire Inc.?**

22 A. Yes. Spire Alabama has an even stronger stand-alone-credit profile than Spire Missouri.
23 Yet, it does not take advantage of this low business-risk by directly issuing additional
24 leverage. Spire’s Alabama and Mississippi assets’ lower business risk also support Spire
25 Inc.’s ability to carry holding company debt, which Spire Inc. issued to leverage its
26 acquisition of these systems in 2014 and 2016.

1 **Q. What issue do you have with the Commission’s Findings of Fact No. 8?**

2 A. In a very general sense, it may be accurate to state that Spire Missouri’s capital structure
3 “supports its own bond rating,” but this issue is much more nuanced than this statement
4 implies. Spire Missouri has more than one bond rating because it is rated by two different
5 credit rating agencies, Standard & Poor’s (S&P) and Moody’s. Therefore, it is inaccurate
6 to indicate that Spire Missouri has a singular bond rating. It is also important to specify
7 that Spire Missouri’s creditworthiness supports Spire Inc.’s bond rating.

8 The bond rating S&P assigns to Spire Missouri is NOT a function of Spire Missouri’s
9 capital structure. S&P unequivocally assigns Spire Missouri a bond rating based on Spire
10 Inc.’s more leveraged capital structure. Consequently, Spire Missouri is assigned a credit
11 rating that is two-notches lower than that which is supported by its own capital structure.
12 Although Moody’s assigns Spire Missouri a stronger credit rating than Spire Inc. based on
13 its stand-alone capital structure, Moody’s also recognizes the constraint placed on Spire
14 Missouri’s credit rating due to its affiliation with Spire Inc.’s more leveraged capital
15 structure. In other words, Moody’s recognizes that Spire Inc. is not likely to manage Spire
16 Missouri’s capital structure without consideration of the debt it services at the holding
17 company.

18 Based on the nuances I described, it is inaccurate to make a blanket statement that Spire
19 Missouri’s capital structure supports its own bond rating.

20 **Q. What issue do you have with the Commission’s Findings of Fact No. 10?**

21 A. As with the bond ratings, I consider this statement to be much more nuanced. The
22 Commission indicated that Spire Missouri’s capital structure finances the “the assets and
23 operations of the public utility for which the Commission is setting rates in this
24 proceeding.” While I agree with the Commission that part of Spire Missouri’s capital
25 structure finances the assets and operations for which rates are set, its entire capital
26 structure does not finance the assets and operations used to provide service to Spire
27 Missouri’s customers. Spire Missouri paid a premium for the system it now refers to as
28 Spire Missouri West (previously known as Missouri Gas Energy). As a result of paying a

1 premium over the book value of the Spire Missouri West system, Spire Missouri assigned
2 \$210 million of its purchase price to a goodwill asset. Goodwill is not part of the assets
3 and operations used to provide service to Spire Missouri's customers. Therefore, the
4 capital contained in Spire Missouri's capital structure that financed the goodwill should be
5 removed if the Commission believes Spire Missouri's subsidiary capital structure should
6 be used to set Spire Missouri's allowed ROR. As the OPC argued in the 2017 rate case, it
7 would be proper to reduce the common equity balance for goodwill because the equity
8 amount represents the residual value of the assets over the debt used to finance the purchase
9 of the Spire Missouri West system. As I showed in Schedule DM-D-10.1 attached to my
10 Direct Testimony, this would result in a capital structure consisting of 48.9% common
11 equity.

12 **Q. Are you recommending the Commission remove goodwill from the equity balance**
13 **from your recommended capital structure?**

14 A. No. My recommended use of capital structure ratios consistent with Spire Inc.'s
15 capitalization includes capital that supports over \$1 billion of goodwill.

16 **Q. If you had adjusted Spire Inc.'s equity balance for the amount of goodwill reflected**
17 **on Spire Inc.'s balance sheet, what equity ratio is implied in this capital structure?**

18 A. 33.75% as shown in my Scheduled DM-D-10-1.

19 **Q. If you believe it is proper for the Commission to adjust Spire Missouri's capital**
20 **structure for goodwill, why isn't it also proper for Spire Inc.?**

21 A. As is evident from my consideration of Spire Inc.'s capital structure, I am not attempting
22 to reconcile the actual capital invested in Spire Missouri's rate base. Rather, I am
23 attempting to recommend a capital structure that more closely captures the debt capacity
24 allowed by Spire Missouri's low-risk regulated utility assets. This amount can be measured
25 and targeted as is evident from Spire Inc.'s target of a consolidated FFO/debt ratio of
26 approximately 15% to 16%. Spire Inc. issues various forms of capital with this target in

1 mind because this is the ratio Spire Inc. considers the most cost efficient while still
2 supporting its investment-grade credit rating.

3 **Q. Does Spire Inc. give primary consideration to Spire Inc.’s consolidated capital**
4 **structure when determining the most cost efficient, yet credit supportive forms of**
5 **capital to issue based on capital market conditions?**

6 A. Yes. Spire Inc. considered such issues when it decided to issue mandatory convertible
7 equity units in February 2021.

8 **Q. What are mandatory convertible equity units?**

9 A. It is a type of security that offers the investor a fixed yield/dividend for the first few years
10 from purchase (three years for Spire Inc.’s equity units) conditioned on an underlying
11 commitment to purchase common stock in the future (in three years for Spire Inc.). The
12 investor receives the certainty of a higher yield on the security for the first three years in
13 exchange for foregoing potential increases in the value of the common stock over the same
14 period (the first 20% of stock price appreciation over the next three years under the terms
15 of Spire Inc.’s equity units).

16 **Q. What are the primary considerations when deciding to issue equity units rather than**
17 **traditional common equity or traditional debt?**

18 A. To avoid incurring immediate dilution to existing shareholders’ earnings per share
19 (“EPS”), but at the same time not incurring additional leverage (i.e. debt) that will cause
20 pressure on a company’s credit quality through further strain on its credit metrics.

21 **Q. Why would Spire Inc. have been hesitant to issue traditional common equity as**
22 **recently as February 2021?**

23 A. Because its stock price had declined considerably for much of 2020, reaching a low in the
24 fall of 2020. If it had issued traditional common equity either through its at-the-market
25 (“ATM”) program or through an overnight issuance, it would have had to issue a higher
26 number of shares than it anticipates issuing in the future to settle the investors’ commitment

1 to purchase shares at an expected higher price. Spire will avoid excess dilution to its
2 existing shareholders to the extent its stock price increases over the next three years.

3 **Q.** ** _____
4 _____ **

5 **A.** ** _____
6 **³

7 **Q. Do the terms of the equity units provide some insight as to Spire Inc.'s implied cost of**
8 **equity for traditional common equity, at least at the time Spire Inc. was pricing the**
9 **equity units?**

10 **A.** Yes. The pricing of the equity units was based on an offered yield of 7.5%. Spire Inc. was
11 required to offer investors a higher yield on the equity units (as compared to traditional
12 common equity) because if Spire Inc.'s stock price increases by 20% or less before the
13 investor is required to purchase Spire Inc.'s stock in three years, the investor receives fewer
14 shares at the conversion date. However, if Spire Inc.'s stock price increases by more than
15 20%, within the next three years, the investor retains this upside. However, if Spire Inc.'s
16 stock price were to decline from its current price over the next three years, then the investor
17 is exposed to this loss because the amount of common shares received is fixed based on
18 the current price, which is considered the "reference price" under the equity unit provisions.
19 Therefore, the equity unit investor is exposed to uncertainty of the price at which Spire
20 Inc.'s stock will trade three years from now.

21 **Q. Did Spire Inc.'s investment bankers determine a break-even price for issuing**
22 **common equity as compared to the equity units?**

23 **A.** Yes. According to a presentation Bank of America provided to Spire Inc. on September
24 10, 2020, based on Spire Inc.'s then share price of ** _____
25 _____
26 _____

³ Spire Inc. Strategy Committee Meeting, July 29, 2020, p. 55.

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Q. Does this give insight as to Spire Inc.'s investment banker's estimate of Spire Inc.'s cost of equity when Spire Inc.'s stock price was trading near its lowest point in 2020?

A. Yes. Even when Spire Inc.'s stock price was trading approximately \$20 lower than recent prices, Bank of America estimated Spire Inc.'s cost of equity was no higher than the **

_____**

Q. What is the actual reference stock price used for purposes of determining that a 7.5% yield was an appropriate price for the equity units?

A. \$64.24.

Q. What was Spire Inc.'s dividend yield at that time?

A. 4.05% (\$2.6/\$64.24).

Q. Based on recent trading prices on Spire Inc.'s equity units, what is the current market cost of the equity units?

A. Based on a price of \$53.5 as of May 28, 2021, the current yield on Spire Inc.'s equity units is 7%.

Q. Should this current market cost of Spire Inc.'s equity units be used as a test of reasonableness of the various cost of equity estimates in this case?

A. Yes.

1 **Q. Is there other information that supports Spire Missouri’s Inc.’s cost of equity**
2 **(“COE”) is likely no higher than 7% at this time?**

3 A. Yes. Spire Missouri issued \$305 million in aggregate principal amount 30-year bonds on
4 May 20, 2021 at a coupon of 3.3%. Adding a 3% equity risk premium (consistent with the
5 bond-yield-plus-risk premium level I described in my direct testimony) to this coupon
6 implies a COE of 6.3%. ** _____
7 _____

8 _____ ** Wells Fargo used a 6.5% COE to estimate a fair price to pay for local gas
9 distribution company (“LDC”) stocks when it evaluated several scenarios related to
10 potential declines in the LDC industry. Finally, based on Spire Inc.’s dividend yield of
11 3.45% as of June 1, 2021, and the expectation that utility stock capital gains are not likely
12 to be in excess of the dividend return, a 6.9% expected return on Spire Inc.’s stock going
13 forward is likely the high end of an expected range.

14 **Q. Although you have yet to include the lower-cost equity units in your recommended**
15 **ROR, should the Commission give this information consideration in determining a**
16 **fair and reasonable capital structure and ultimate ROR in this case?**

17 A. Yes. During 2020, Spire Inc. recognized it needed to raise capital to fund various capital
18 needs, but due to its stock trading at 5-year lows, it did not want to issue traditional common
19 equity because doing so would cause too much dilution in value to existing shareholders.
20 However, it also recognized issuing traditional debt would further strain its consolidated
21 credit quality and reverse the progress it had been making in reducing the amount of
22 holding company debt. Therefore, because S&P, and to some extent Moody’s, would not
23 treat the equity units as debt for purposes of evaluating the Company’s financial risk, Spire
24 considered the alternative of issuing equity units as the most cost efficient without
25 sacrificing financial stability.

26 Spire Inc. does not carefully manage Spire Missouri’s capital structure to achieve these
27 same goals. Spire Inc. manages Spire Missouri’s capital structure for a desired equity ratio
28 for ratemaking.

1 **Q. What is the typical credit profile of entities that issue equity units?**

2 A. Equity units are typically issued by investment-grade companies.

3 **Q. Why?**

4 A. Because they are mindful of the impact issuing debt could have on their credit ratings.
5 However, if their stock price is trading at lower prices, then they also don't want to issue
6 traditional common equity.

7 **Q. How are Moody's and S&P treating the equity units for purposes of assessing Spire
8 Inc.'s creditworthiness?**

9 A. S&P does not consider equity units as debt obligations for purposes of assessing Spire
10 Inc.'s credit metrics. However, Moody's includes the entire amount of the subordinated
11 debt, \$175 million, as debt obligations for purposes of assessing Spire Inc.'s credit metrics.

12 **Q. Are you familiar with other situations in which a utility holding company issued
13 equity units due to its low share price and concern about maintaining its investment-
14 grade credit rating?**

15 A. Yes. Great Plains Energy (the former publicly-traded holding company for Evergy Metro,
16 f/k/a Kansas City Power & Light Company, and Evergy Missouri West, f/k/a KCP&L
17 Greater Missouri Operations Company) issued equity units in 2009. At the time Great
18 Plains Energy stock price was trading at all-time lows and Great Plains Energy's S&P
19 credit rating was in jeopardy of being downgraded to below investment grade. In order to
20 avoid equity dilution, but still not jeopardize its investment grade credit rating, Great Plains
21 Energy issued equity units.

1 **Q. Were Great Plains Energy's equity units included in the Commission's authorized**
2 **capital structure and ROR for purposes of setting KCP&L's authorized ROR in Case**
3 **No. ER-2010-0355?**

4 A. Yes. The Commission allowed the full cost (13.59%) of the equity units to be included in
5 KCP&L's authorized ROR with the equity units receiving 4.52% weight in the capital
6 structure.

7 **Q. Why did the Commission use Great Plains Energy's consolidated capital structure to**
8 **set the ROR for KCP&L?**

9 A. Because the parties to the case (including KCP&L) recommended the Commission use this
10 capital structure for ratemaking purposes.

11 **Q. Before its 2017 rate case, had Spire Missouri recommended the Commission use its**
12 **parent company's consolidated capital structure to set Spire Missouri's allowed**
13 **ROR?**

14 A. Yes. This was Spire Missouri's practice until it issued significant amounts of holding
15 company debt for purposes of leveraging its acquisitions of Alagasco and Energy South.

16 **Q. Why didn't you recommend the use of Spire Inc.'s consolidated capital structure and**
17 **its corresponding capital costs to set Spire Missouri's ROR in this case?**

18 A. While this is certainly a reasonable alternative to consider for purposes of setting Spire
19 Missouri's ROR, I decided the primary consideration is to ensure that Spire Missouri's
20 common equity ratio is not set at a level higher than Spire Inc. considers reasonable at a
21 consolidated level. Because Spire Inc. actively analyzes and makes recommendations on
22 the types of capital it proposes to issue based on its anticipation of the amount of equity
23 credit Spire Inc. should receive from rating agencies, it is simple to make pro forma
24 adjustments to Spire Missouri's capital structure to ensure ratepayers are not charged for
25 an inefficient capital structure that only benefits Spire Inc.'s shareholders through a higher
26 margin.

1 **Q. If you had recommended a ROR based on matching the cost of Spire Inc.'s capital**
2 **structure ratios to the returns/costs associated with those ratios, what would it be?**

3 A. Based on the test year of September 30, 2020, the overall ROR would be 6.20% (Schedule
4 DM-R-1), which is slightly below my recommended ROR of 6.27% (see Schedule DM-D-
5 12 attached to my Direct Testimony). Although I have yet to receive capital structure data
6 through the true-up period in this case (May 31, 2021), if I updated Spire Inc.'s capital
7 structure through March 31, 2021, which includes Spire Inc.'s newly issued equity units,
8 the overall ROR would be 6.11% (Schedule DM-R-2).

9 **Q. Has Spire Inc. specified a credit rating that would be most consistent with a cost**
10 **efficient capital structure?**

11 A. Yes. In Spire Inc.'s October 16, 2019, Strategy Committee Meeting, Spire Inc. indicated
12 the following:

13 ** _____
14 _____
15 _____ **4

16 ** _____
17 _____
18 _____
19 _____
20 _____ **

21 **Q. Does Spire Inc. indicate that it manages its finances to target capital structures**
22 **consistent with those authorized by its other jurisdictions?**

23 A. Yes. According to Spire Inc.'s July 29, 2020, Strategy Committee Meeting, it indicates
24 that the ** _____
25 _____ ** are key items it needs to incorporate into its long-range plan.⁵

⁴ Spire Strategy Committee Meeting, October 16, 2019, p. 78.

⁵ Spire Strategy Committee Meeting, July 29, 2020, p. 42.

1 **Q. What proportion of Spire Missouri’s capital structure has been supported by short-**
2 **term debt for the period September 30, 2017 through September 30, 2020?**

3 A. Approximately 10%.

4 **Q. After deducting Spire Missouri’s asset balances that are assigned short-term debt**
5 **carrying costs (CWIP and assets included in purchased gas adjustment clauses), what**
6 **proportion of short-term debt supports Spire Missouri’s capital structure?**

7 A. Approximately 7.3%.

8 **Q. Does short-term debt support Spire Missouri’s plant investments?**

9 A. Yes.

10 **Q. Did shorter-term capital that was not reflected in Spire Missouri’s last authorized**
11 **ROR support Spire Missouri’s plant investments between the 2017 rate case and this**
12 **case?**

13 A. Yes. Spire Missouri issued a 3-year term loan after the update period in its last rate case
14 to attempt to capture margin in between rate cases. U.S. Bancorp specifically indicated the
15 following about the advantages of doing so:

16 ** _____
17 _____
18 _____
19 _____ **6

⁶ Spire Term Loan Materials, July 12, 2018, US Bancorp.

1 **DYLAN D'ASCENDIS RECOMMENDED ALLOWED ROE FOR SPIRE MISSOURI**

2 **Q. Can you provide a summary of how Mr. D'Ascendis developed his recommended**
3 **allowed ROE of 9.95%?**

4 A. Yes. Mr. D'Ascendis' recommended allowed ROE is based on his estimate of Spire
5 Missouri's COE. Mr. D'Ascendis provides a summary of his cost of equity estimates on
6 page 7 of his direct testimony (see Table 2). Mr. D'Ascendis applies the discounted cash
7 flow ("DCF") method, the Capital Asset Pricing Model ("CAPM"), and the risk premium
8 method ("RPM") to a natural gas proxy group and a "non-price regulated" proxy group.
9 Mr. D'Ascendis selected his non-price regulated proxy group by evaluating risk factors
10 other than being in the same industry as Spire Missouri. The results of Mr. D'Ascendis
11 individual methods range from as low as 9.74% based on his application of the constant-
12 growth DCF analysis to the natural gas proxy group to a high of 11.87% based on his cost
13 of equity analysis (using a variety of models) of his non-price regulated proxy group. Mr.
14 D'Ascendis then made three separate adjustments for size, credit risk and flotation costs to
15 arrive at his final estimated COE range of 9.94% to 12.07%. Mr. D'Ascendis' testimony
16 does not clearly state why he considers an allowed ROE toward the low end of his range
17 to be the most appropriate.

18 **Q. What COE method does Mr. D'Ascendis' appear to give the most weight for purposes**
19 **of his decision to recommend an ROE of 9.95%?**

20 A. His DCF method, which implies an unadjusted COE estimate of 9.74%. After Mr.
21 D'Ascendis applied his 20 basis point upward adjustment to his DCF COE estimate, this
22 results in a 9.94% COE, which is the low-end of his range.

23 **Q. Did Spire Missouri's ROR witness in its 2017 rate case dismiss the DCF as being an**
24 **unreliable method for purposes of estimating the COE?**

25 A. Yes. As I explained in my rebuttal testimony the 2017 rate case, Spire Missouri's ROR
26 witness, Pauline M. Ahern, dedicated five pages of her direct testimony explaining the

1 unreliability of the DCF method when utility stock prices are trading at high valuation
2 levels.

3 **Q. Is Mr. D'Ascendis' approach to analyzing Spire Missouri's COE similar to Ms.**
4 **Ahern's approach in the 2017 rate case?**

5 A. Yes. They both used very similar methods and assumptions for purposes of estimating
6 Spire Missouri's COE.

7 **Q. Why are their approaches so similar?**

8 A. Because they are or were employed by ScottMadden, Inc. At the time Ms. Ahern sponsored
9 ROR testimony on behalf of Spire Missouri she was an Executive Director at ScottMadden,
10 Inc. Mr. D'Ascendis is employed as a Director of ScottMadden, Inc.

11 **Q. Can you provide an update of current LDC valuation levels as compared to their**
12 **valuation levels in 2017?**

13 A. Yes. The following chart provides an update of LDC P/E ratios since January 1, 2015:

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As can be seen, the P/E ratios for LDC companies are currently similar to their levels during the 2015 calendar year. However, they are lower than the +20x level they traded during the period of the 2017 rate case (end of 2016 through 2017).

6

Q. Should the Commission rely on the DCF through all market conditions to inform itself about utility companies' cost of equity?

7

8

A. Yes. As shown in the chart above, the lower results Ms. Ahern obtained using the DCF in the 2017 rate case were consistent with market conditions at the time. The fact that Mr. D'Ascendis' DCF results are now higher than Ms. Ahern's results are consistent with the decline in LDC stock prices last year. The LDC industry's COE had been quite low until LDC's fell out of favor last year.

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1 **Q. Although Mr. D’Ascendis’ DCF results are directionally accurate as compared to Ms.**
2 **Ahern’s 2017 analysis, are his absolute values reliable?**

3 A. No. His 9.94% DCF-supported COE estimate is based on irrational assumptions. Mr.
4 D’Ascendis’ individual company DCF COE estimates range from 7.38% for Northwest
5 Natural Gas Company (“NWNG”) to 16.02% for South Jersey Industries (“SJI”). While
6 Mr. D’Ascendis’ did incorporate a median of his DCF results into his estimate, this wide
7 discrepancy in his individual COE estimates indicates there is a serious flaw in his DCF
8 analysis.

9 **Q. What type of DCF did Mr. D’Ascendis use to estimate the COE?**

10 A. He used the constant-growth version of the DCF, which assumes a company’s dividends
11 per share (“DPS”) will grow into perpetuity at the same compound annual growth rate
12 (“CAGR”) each year.

13 **Q. What constant-growth rate did Mr. D’Ascendis use for purposes of his COE estimate**
14 **for SJI?**

15 A. 10.44%. Therefore, his analysis assumes investors in SJI’s common equity expect its stock
16 price to appreciate 10.44% per year indefinitely. Not even the S&P 500 has achieved
17 compound annual gains of this level. The compound annual capital gains for the S&P 500
18 has only been 6.2% for the period 1926 through 2020.

19 **Q. What is Mr. D’Ascendis’ premise for his assumption that investors expect a 10.44%**
20 **CAGR in SJI’s stock price into perpetuity?**

21 A. Mr. D’Ascendis theorizes that investors use equity analysts’ projected 5-year CAGR in
22 EPS for purposes of estimating expected capital gains (caused by expected growth in cash
23 flows as measured by the DPS) over the foreseeable future.⁷ Mr. D’Ascendis’ logic is that
24 because equity analysts’ earnings expectations “have a more significant influence on

⁷ D’Ascendis Direct, p. 17, lines 11-15.

1 market prices than dividend expectations” this justifies using such long-term projected
2 CAGR in EPS to estimate the COE in a constant-growth DCF.

3 **Q. Do you agree with Mr. D’Ascendis that equity analysts’ opinions influence share**
4 **prices?**

5 A. Yes.

6 **Q. Does Spire Inc. agree with Mr. D’Ascendis that earnings expectations have more**
7 **influence on its stock price than dividend expectations?**

8 A. No. ** _____
9 _____
10 _____ **8

11 **Q. Regardless, do you agree with Mr. D’Ascendis that because equity analysts’ influence**
12 **share prices, this translates into proof that investors use equity analysts’ projected**
13 **CAGR in EPS in the manner that Mr. D’Ascendis suggests?**

14 A. No.

15 **Q. How are they intended to be used?**

16 A. Projected CAGR in EPS are used for purposes of assessing the reasonableness of a
17 company’s P/E ratio as it compares to its peers. For example, Atmos is expected to have a
18 fairly certain higher long-term earnings growth rate of 6% to 8% over the next five years,
19 which is higher than the average of its peers. Therefore, analysts typically assign Atmos a
20 higher P/E multiple for purposes of determining a fair value as compared to its peers.

⁸ Spire Inc.’s November 19, 2014 Strategy Committee Meeting, p. 43.

1 **Q. Have you ever observed a DCF analysis that assumes a company’s cash flows (e.g.**
2 **DPS) will grow in perpetuity at the same rate as equity analysts’ consensus 5-year**
3 **CAGR in EPS?**

4 A. No.

5 **Q. Does Spire’s Board of Directors (“BOD”) regularly review equity analysts’**
6 **opinions/recommendations as it relates to Spire’s stock?**

7 A. Yes. This is a routine item on the BOD’s agenda for each of their regular meetings. Spire
8 Inc.’s management provides an update as to the current status of equity analysts’
9 recommendations (buy, sell or hold) as it relates to Spire Inc.’s stock.

10 **Q. What is Spire’s primary focus as it relates to reviewing equity analysts’**
11 **recommendations related to Spire Inc.’s stock?**

12 A. ** _____
13 _____
14 _____ **

15 **Q. Is this the type of equity analyst information you understand to influence companies’**
16 **stock prices?**

17 A. Yes. The often cited study regarding the influence of equity analysts’ recommendations
18 on stock prices is that of Burton Malkiel and John G. Cragg. Cragg and Malkiel specifically
19 indicated the following in their study:

20 We would not argue that these estimates necessarily give an accurate picture
21 of general market expectations. It would, however, seem reasonable to
22 suggest that they are representative of opinions of some of the largest
23 professional investment institutions and that they may not be wholly
24 unrepresentative of more general expectations. **Since investors consult**
25 **professional investment institutions in forming their own expectations,**
26 **individuals’ expectations may be strongly influenced—and so reflect—**
27 **those of their advisers.** That several of our participating firms find it
28 worthwhile to publish these projections and provide them to their customers
29 provides prima facie evidence that a certain segment of the market places

1 some reliance on such information in forming its own expectations. Also,
2 insofar as other security analysts and investors follow the same sorts of
3 procedures as those used by our sample analysts in forming expectations,
4 general investors' expectations would resemble those of the analysts.
5 Consequently, these predictions may well serve as acceptable proxies for
6 general expectations and surely seem worthy of detailed analysis. (emphasis
7 added)⁹

8 Considering the above, in which the foundation for the study concludes that investors rely
9 and depend on their investment advisors, and therefore, stock prices reflect these
10 expectations, it is much more reasonable to conclude that the COE assumptions used by
11 these investment analysts are reflected in share prices. To assume that investors utilize the
12 information provided by equity analysts in a way that is wholly inconsistent with how these
13 analysts use the data in their own analysis, is not credible. Equity analysts often use the
14 dividend discount model ("DDM") to estimate a fair price to pay for the stock. The DDM
15 is synonymous with the DCF in utility ratemaking settings. The DCF in utility ratemaking
16 is simply solving for the required return/cost of equity variable. In valuation, the goal is to
17 solve for the fair price of the stock. Consequently, if equity analysts are of value to their
18 clients, then the stock prices will reflect their estimates of future dividends and the required
19 return from these dividends. Consequently, if one accepts the studies that security analysts'
20 expectations influence investors, which is Malkiel and Cragg's conclusion, then this means
21 that stock prices reflect the cost of equity used by these very same analysts, which in my
22 experience are much lower than Mr. D'Ascendis' cost of equity estimates using the DCF.

23 **Q. Does Mr. D'Ascendis use methods other than the DCF to estimate Spire Missouri's**
24 **COE?**

25 **A.** Yes. Mr. D'Ascendis uses several variations of the risk premium methods and the Capital
26 Asset Pricing Model ("CAPM") to estimate Spire Missouri's COE. It does not appear that
27 Mr. D'Ascendis gave these methods as much weight in determining his final ROE
28 recommendation because his adjusted results using these methods implied a COE in the
29 range of 10.24% to 11.78%.

⁹ Malkiel, Burton G., and John G. Cragg. "Expectations and the Structure of Share Prices." *The American Economic Review*, vol. 60, no. 4, 1970, pp. 601–617.

1 **Q. Why are Mr. D’Ascendis’ COE estimates so high using the risk premium and CAPM**
2 **methods?**

3 A. His risk premium estimates are unreasonable. Mr. D’Ascendis’ approaches estimating the
4 market and utility equity risk premiums using several different methods.

5 **Q. Are Mr. D’Ascendis’ risk premium estimates different depending on whether he uses**
6 **a bond-yield plus risk premium estimate or the CAPM adjusted risk premium**
7 **estimates?**

8 A. Yes. For purposes of his CAPM estimates, Mr. D’Ascendis uses the traditional “market”
9 risk premium estimate, which is defined as the expected return on the “market,” which may
10 be measured using a broad equity index, such as the S&P 500, to determine expected
11 market returns, less the expected return on risk-free securities, such as long-term United
12 States Treasury (“UST”) bonds. As it relates to his bond-yield plus risk premium estimates,
13 Mr. D’Ascendis subtracts returns from ‘Aaa’ and ‘Aa2’-rated corporate bond returns from
14 actual or projected returns on utility stocks to derive his estimate of investors’ required
15 returns to invest in utility stocks, and in the case of his Predictive Risk Premium Method
16 (“PRPM”), specifically his chosen proxy group.

17 **Q. What market risk premium estimates does Mr. D’Ascendis use for his CAPM cost of**
18 **equity estimates?**

19 A. Mr. D’Ascendis estimates a market risk premium in the range of 7.01% to 11.87% as shown
20 in Table 8 on pages 35 to 36 of his Direct Testimony. Because Mr. D’Ascendis uses an
21 average of the mean and median of his COE estimates, the market risk premium he used to
22 estimate Spire Missouri’s COE is 10.69% $((10.45\% + 10.93\%)/2)$.¹⁰

¹⁰ D’Ascendis Direct Testimony, Schedule DWD-D5, p. 2

1 **Q. How does this market risk premium compare to the market risk premium you**
2 **estimated in your direct testimony?**

3 A. It is almost double my market risk premium estimate of 5.5% to 6.07%.

4 **Q. How does Mr. D'Ascendis' market risk premium compare to that used by Spire to**
5 **determine the fair value of its assets to investors?**

6 A. Spire uses a market risk premium of ** _____ ** for purposes of determining if the value
7 of its assets are fairly reported on its financial statements. As recently as ** _____
8 ** Spire reaffirmed this market risk premium as being reasonable for purposes of affirming
9 the reasonableness of the carrying value of Spire Missouri's LDC assets. Spire performed
10 an interim assessment of the fair value of its Spire Missouri LDC assets on ** _____

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29 Consequently, if Spire Inc. continues to view the market risk premium estimate of
30 ** _____ ** to be reasonable for purposes of reporting to investors the fair value of its
31 assets, it is disingenuous for Spire Inc. to sponsor a ROR witness that estimates a much
32 higher market risk premium for the alternate purpose of requesting a ROR for ratemaking.

¹¹ Interim Goodwill Impairment Testing, December 31, 2020, provided in response to OPC DR No. 3004

1 Considering the repercussions that would result from Spire Inc. misrepresenting its
2 financial condition on its financial statements, the Commission should heavily scrutinize
3 the discrepancy between Mr. D’Ascendis’ cost of capital opinion and that of Spire’s for
4 financial reporting.

5 **Q. Considering that a market risk premium of greater than 6% is unreasonable, would**
6 **a utility equity risk premium at this level be even more unreasonable?**

7 A. Yes. A market risk premium is the measure of the difference between the expected return
8 on the market less an expected return on a risk-free bond. Mr. D’Ascendis’ other risk
9 premium methods are intended to estimate an expected return on utility stocks as it relates
10 to an expected return on either a UST bond return or an ‘A-2’ utility bond return. For Mr.
11 D’Ascendis first utility equity risk premium estimate, he applied the Predictive Risk
12 Premium Model (“PRPM”) directly to his LDC proxy group to determine a return spread
13 between this group and that of long-term UST bonds. Mr. D’ Ascendis concluded that
14 investors would require an extra 7.68% return to invest in the LDC proxy group as opposed
15 to investing in a 30-year UST bond offering a return of 2.11%. Adding these two figures
16 results in Mr. D’Ascendis estimated equity return for his proxy group of 9.79%.

17 For Mr. D’Ascendis’ second estimated utility equity risk premium, he executed twelve
18 different risk premium methods to arrive at his final chosen utility equity risk premium of
19 6.72%. Mr. D’Ascendis 6.72% utility equity risk premium was then added to a projected
20 A2/A3-rate utility bond yield of 3.56% to arrive at a 10.28% expected return for a broad
21 group of utility stocks.

22 **Q. Can you help break down the 12 different risk premium estimates Mr. D’Ascendis**
23 **decided to average to arrive at his final utility equity risk premium estimate of 6.72%?**

24 A. Yes. Mr. D’Ascendis describes the 12 different risk premium estimates he derived on
25 pages 22 through 29 of his Direct Testimony. Mr. D’Ascendis classifies the 12 different
26 utility risk premium estimates into three separate categories. He classifies the six utility
27 equity risk premium estimates, ranging from 5.78% to 11.02%, shown in Table 5 on page
28 26 of his Direct Testimony as his “Beta-Derived Equity Risk Premium.” Mr. D’Ascendis

1 “Beta-Derived Equity Risk Premium” is not that much different than the approach he used
2 to derive a market equity risk premium for use in his CAPM method. The only difference
3 being that he compared the market return information to high-grade corporate bond yields
4 (‘Aaa’ and ‘Aa-2’) rather than UST bond yields. The total expected market return
5 underlying Mr. D’Ascendis’ CAPM and his “Beta-Derived Equity Risk Premium” are
6 12.56% and 13.07%, respectively. Clearly these are outside the bounds of consensus of
7 reasonable expected market returns.

8 Mr. D’Ascendis classifies the five utility equity risk premium estimates shown in Table 6
9 on page 28 of his Direct Testimony as his “S&P Utility Index Holding Returns” utility
10 equity risk premium. These five utility equity risk premiums range from 4.21% to 7.02%
11 with an average of 5.86%. Because Mr. D’Ascendis determined these risk premiums by
12 comparing S&P Utility Index returns to ‘A-2’-rated utility bonds, he then added these
13 spreads to an A2/A3-rated utility bond yield to determine his estimate of an expected return
14 on the S&P Utility Index. The individual expected returns on utility stocks underlying Mr.
15 D’Ascendis utility equity risk premium estimates are as follows: 7.77%, 9.09%, 9.22%,
16 10.44% and 10.58%.

17 The final utility equity risk premium Mr. D’Ascendis estimates is based on his analysis of
18 the spread between ROEs awarded to gas utilities compared to yields on Moody’s ‘A-2’-
19 rated utility bonds for the period January 1, 1980 through September 30, 2020. Based on
20 this analysis, Mr. D’Ascendis estimates that a 5.84% utility equity risk premium is
21 appropriate to add to a prospective A2/A3-rated utility bond yield of 3.56%. This results
22 in a final estimated COE of 9.4%.

23 **Q. What is the primary aspect of Mr. D’Ascendis risk premium estimates that causes**
24 **you the most concern about their reliability?**

25 A. The mere fact that he estimates a very wide range of results and gives each result equal
26 weight in his final equity risk premium estimate. By doing so, Mr. D’Ascendis does not
27 scrutinize whether some of his equity risk premium estimates are logical considering
28 current capital market conditions. Spire itself recognized the need to use a “consensus” of

1 market risk premium estimates when determining a fair and reasonable market risk
2 premium to use for purposes of reporting to investors the reasonableness of the carrying
3 value of its gas systems reported on its balance sheet. Spire specifically indicated it
4 selected an equity risk premium of **¹² to estimate the fair value of its regulated local gas distribution utility assets. Obviously,
5 to estimate the fair value of its regulated local gas distribution utility assets. Obviously,
6 Spire did not rely on the studies performed by Mr. D'Ascendis for purposes of estimating
7 whether the carrying value reported on its balance sheet is supported by its own fair value
8 estimate.

9 **Q. Mr. D'Ascendis uses projected risk-free rates for most of his COE estimates. Is this**
10 **consistent with the efficient market theory and fundamental economic principles in**
11 **which dictates that current market prices reflect investors' expectations?**

12 A. No. Current bond prices already reflect investors' interest rate expectations over the long-
13 term. If they didn't, then the market would be considered inefficient and investors could
14 make a riskless profit by shorting bonds to capture the certain decline in long-term bond
15 prices when long-term interest rates increased.

16 **Q. What is your reaction to Mr. D'Ascendis' "non-regulated" proxy group COE**
17 **analysis?**

18 A. A primary consideration in selecting a proxy group is to select companies that are as
19 heavily concentrated in the business segment which you are attempting to evaluate. This
20 is often characterized as a "guideline company" approach when assessing the fair value of
21 a specific business segment within a conglomerate holding company. The goal is to select
22 companies that are considered "pure-play" (100% confined to the segment being evaluated)
23 publicly-traded companies or at least predominately "pure-play" publicly-traded
24 companies in order to ensure the financials and market data are representative of risk and
25 value of the assets analyzed. While it is a worthy goal to select non-regulated companies
26 as a proxy in attempt to mimic market regulation, the fact of the matter is that regulated

¹² Spire Inc. and Spire Missouri Inc. July 1, 2020 Goodwill Impairment Assessment, p. 2

1 utility companies that are granted monopoly franchises creates a much lower business risk
2 profile than any other industry.

3 **Q. Are you aware of any situations in which the Missouri Public Service Commission set**
4 **a regulated utility company’s authorized ROE based on an analysis of a “non-**
5 **regulated” proxy group?**

6 A. No.

7 **Q. Does Mr. D’Ascendis make inappropriate adjustments to his final proxy COE**
8 **estimate?**

9 A. Yes.

10 **Q. Which is the most egregious adjustment considering the Company’s position on**
11 **capital structure in this case?**

12 A. Mr. D’Ascendis’ flotation cost adjustment. Mr. D’Ascendis suggests Spire Missouri
13 customers should be charged an additional 24 basis points (0.24%) for common equity
14 issued by Spire Inc. in 2013, 2014, 2016 and 2018.

15 **Q. Why is this egregious?**

16 A. Because in performing discovery in this rate case, OPC requested information related to all
17 of Spire Inc.’s security issuances since September 30, 2017. Spire Missouri responded that
18 this information was not relevant because Spire Missouri has an “independent” capital
19 structure, separate and apart from Spire Inc. While Spire Missouri eventually provided
20 information related to Spire Inc.’s preferred stock issuance in 2019 and its recent equity
21 unit issuance in February 2021, it did not provide any of the investment banking
22 materials/presentations related to its May 2018 overnight equity issuance in the amount of
23 \$150 million. OPC is concerned about the fact that apparently Spire Inc. did not retain this
24 information with the rest of its BOD and BOD committee information. In the recent
25 Ameren Missouri rate case, Case No. ER-2019-0335, the retention of these materials was
26 a routine practice related to Ameren’s record retention.

1 **Q. Did you express your concern about the flotation cost adjustment in Spire Missouri's**
2 **2017 rate case?**

3 A. Yes. In that case, I specifically identified that the proceeds raised from the 2013 and 2014
4 equity issuances were for purposes of raising funds to acquire MGE, Alagasco and
5 EnergySouth. As I explained in that case, it is wholly inappropriate to request recovery of
6 issuance costs associated with these acquisitions as these are considered transaction costs.
7 In the stipulation and agreement executed in the MGE acquisition,¹³ the Company
8 specifically agreed not to seek recovery of these costs in subsequent rate cases. If Spire,
9 Inc. had filed applications requesting authority to acquire Alagasco and EnergySouth, the
10 same conditions would have likely been imposed. Considering the fact that Spire Missouri
11 continues to request recovery of equity transaction costs related to funding acquisitions is
12 extremely troubling.

13 **Q. In what situations have OPC and Staff been generally supportive of a company's**
14 **request to recover equity issuance costs?**

15 A. In past Missouri rate cases in which a company can show that proceeds from an equity
16 issuance benefited the Missouri utility, then transaction expenses related to the equity
17 issuance have been allowed to be recovered through an amortization of such expenses.
18 Consequently, if equity is issued within the test year and there is evidence to support that
19 the issuance benefited Spire Missouri's LDC assets, and therefore its customers, then it is
20 my opinion that these costs should be recovered through an expense allowance rather than
21 through an adjustment to the ROR.

22 **Q. How did Spire Inc. use the proceeds from its common equity issuances in 2016 and**
23 **2018?**

24 A. Spire issued 2.185 million common shares in 2016 to raise \$133 million to fund its
25 acquisition of EnergySouth.¹⁴ Spire issued 2.3 million common shares in 2018 to raise

¹³ Section 3.b. in Case No. GM-2013-0354, p. 9.

¹⁴ Spire Inc. 2016 SEC Form 10-K Filing, p. 44.

1 \$133.2 million to fund investments in Spire St. Louis Pipeline, storage investments, and
2 ongoing infrastructure upgrades.¹⁵

3 **Q. Is it possible that some of the proceeds from the 2018 equity issuance were used to**
4 **make infrastructure upgrades to Spire Missouri’s system?**

5 A. It is possible because according Spire Inc.’s May 7, 2018, Supplemental Prospectus, it
6 indicates the proceeds from the equity issuance were used to redeem Spire Inc.’s
7 commercial paper. To the extent that this commercial paper funded Spire Missouri’s
8 infrastructure needs, then transaction costs of this equity issuance could be associated with
9 Spire Missouri’s capital needs. However, considering the fungibility of Spire Inc.’s capital
10 management, in which it can simply allow Spire Missouri to retain all of its earnings to
11 fund capital needs, rather than issue commercial paper, it becomes somewhat futile to
12 attempt to determine the exact amount of proceeds from the equity issuance that supported
13 Spire Missouri’s capital needs.

14 **Q. Does this fact support adoption of a ratemaking capital structure consistent with the**
15 **ratios maintained by Spire Inc. on a consolidated basis?**

16 A. Yes.

17 **Q. How did Spire Inc. use the proceeds from its preferred stock issuance in 2019?**

18 A. The \$242 million of preferred stock proceeds were used to “(i) refinance long-term and
19 short-term Spire debt and (ii) fund capital expenditures at both the Utilities and Spire’s gas-
20 related businesses.”¹⁶

21 **Q. How did Spire Inc. use the proceeds from its issuance of equity units in February**
22 **2021?**

23 A. Spire Inc. issued 3.5 million equity units to raise a net \$169.3 million in proceeds. Spire
24 Inc. indicated that it used the proceeds for general corporate purposes and to repay short-

¹⁵ Spire Inc. May 7, 2018, Supplemental Prospectus, p. S-3.

¹⁶ Spire Inc. 2019 SEC Form 10-K Filing, p. 90

1 term indebtedness under their consolidated commercial paper program.¹⁷ Again, due to
2 the fungibility of Spire Inc.'s financial management of the holding company and its
3 subsidiaries, it is difficult to determine how much of the proceeds could be attributed to
4 Spire Missouri.

5 **Q. Has Spire Inc. maintained that it has not provided any long-term financing to Spire**
6 **Missouri since January 1, 2018?**

7 A. Yes. In response to Staff Data Request No. 0122, Spire Missouri indicates it has not
8 received any long-term financing from Spire Inc. or any of its affiliates.

9 **Q. Taken at face value, would this mean Spire Missouri should not be charged any**
10 **transaction costs associated with Spire Inc.'s security issuances?**

11 A. Yes.

12 **Q. Should Spire Missouri's response be taken at face value?**

13 A. No. As I explained in my direct testimony, but not for Spire Inc.'s ability to manage Spire
14 Missouri's capital flows for the benefit of the consolidated company, it would not be able
15 to forego dividends from Spire Missouri entirely in several quarters over the past several
16 years. While this is certainly an efficient approach for Spire to manage capital flows for
17 the efficiency of its family of companies, this strategy has proven costly to Spire Missouri
18 ratepayers since Spire Inc. can maintain an equity-rich capital structure at Spire Missouri
19 for ratemaking purposes and use this higher-cost capital structure to service holding-
20 company debt.

21 **Q. What is your reaction to Mr. D'Ascendis' proposed increase in his ROE due to Spire**
22 **Missouri's smaller size?**

23 A. The small size risk premium is not applied in practice for purposes of determining a fair
24 value of regulated utility assets. **

¹⁷ Spire Inc. Prospectus Supplement, May 14, 2019, p. S-40.

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However, considering the fact that the LDC industry is mainly comprised of small to mid-cap companies, Mr. D’Ascendis could have simply given more weight to the COE estimates of the smaller companies in his proxy group rather than making an explicit adjustment to his final COE estimate.

Q. How do you respond to Mr. D’Ascendis proposed downward adjustment to the ROE for his view that Spire Missouri has a stronger (i.e. higher) credit rating than that of his proxy group?

A. First, it is important to note that based on Mr. D’Ascendis determination of the average S&P credit rating for the LDC proxy group, Spire Missouri has the same credit rating. This is due to the fact that Spire Missouri’s S&P credit rating is based on the consolidated credit profile of Spire Inc., which includes the financial risk accompanying Spire Inc.’s more leveraged capital structure. Consequently, following Mr. D’Ascendis logic of comparing credit profiles to determine a fair and reasonable ROR to assign to Spire Missouri, it would be appropriate to simply apply the unadjusted proxy group ROE to Spire Inc.’s more leveraged capital structure.

Second, Mr. D’Ascendis is incorrect in representing that Spire Missouri’s Moody’s long-term issuer rating is ‘A1’. This is the secured credit rating Moody’s assigns to Spire Missouri’s first mortgage bonds, which is two notches higher than the “issuer” credit rating Moody’s would assign to Spire Missouri. Spire Missouri’s issuer rating would be based on Spire Missouri’s unsecured rating, which it typically two notches lower than the secured

¹⁸ Spire Inc. Impairment Analysis for Goodwill, PwC, December 10, 2018, Exhibit 13; Spire Inc. Impairment Analysis for Goodwill, PwC, September 16, 2016, Exhibit 12.

1 rating. This would cause Moody's to assign Spire Missouri an issuer rating of 'A3,' which
2 is consistent with the average Moody's rating Mr. D'Ascendis determined for his proxy
3 group.

4 Third, Mr. D'Ascendis notes in Schedule DWD-D4 that his determination of the average
5 issuer credit rating for his proxy group is based on an average rating of his proxy
6 companies' utility operating subsidiaries. Similar to Spire Inc., which has a lower Moody's
7 issuer rating of 'Baa2' as compared to Spire Missouri's pro forma 'A3' issuer rating, the
8 other companies' Moody's subsidiary ratings may be different than the holding company.
9 Considering the fact that Mr. D'Ascendis applied his COE methods to the publicly-traded
10 holding companies of the subsidiaries, it is more appropriate to use the consolidated
11 company's rating, which is consistent with S&P's approach.

12 Based on the above considerations, I do not consider it necessary to make a downward or
13 upward adjustment to the proxy group ROE as long as the ROE is applied to the investable
14 capital structure, which is that of the publicly-traded parent company, Spire Inc.

15 **Q. Did Mr. D'Ascendis discuss the potential impact Spire Missouri's proposed**
16 **decoupled rate design will have on Spire Missouri's business risk?**

17 A. No.

18 **Q. Would this reduced risk be provided by all of Spire Missouri's ratepayers?**

19 A. No. Residential and small commercial customers would provide this reduced business risk.

20 **Q. How should this reduced business risk be considered by the Commission when**
21 **determining a fair and reasonable ROR for Spire Missouri?**

22 A. As I have explained thoroughly, Spire Missouri's lower business risk even before the
23 proposed decoupled rate design allows a much higher debt capacity than the Commission
24 recognized in Spire Missouri's last rate case. A company with declining business risk can
25 carry a greater proportion of debt in its capital structure and still maintain its current credit
26 rating. This is typically the strategy companies will employ rather than maintaining the

1 previous lower financial risk to allow for a higher credit rating. As I indicated in my capital
2 structure discussion, Spire Missouri's capital structure already supports a higher
3 hypothetical stand-alone credit profile of 'A+' as measured by S&P. Spire recognizes that
4 the "efficient frontier" for capital costs is a capital structure consistent with a 'BBB+' S&P
5 credit rating.

6 Although I am not recommending a separate explicit adjustment to Spire Missouri's ROE
7 to consider the lower business risk associated with the proposed decoupled rate design, it
8 would be especially unfair to Spire Missouri ratepayers to impose a decoupled rate design
9 without adjusting Spire Missouri's cost inefficient capital structure, which does not reflect
10 the additional debt capacity its lower business risk allows.

11 SUMMARY AND CONCLUSIONS

12 **Q. Can you summarize your rebuttal testimony?**

13 A. Yes. The Commission should adjust Spire Missouri's authorized capital structure to ratios
14 Spire Inc. considers more cost efficient. While Spire Missouri has a separate capital
15 structure than can be identified on its balance sheet, this capital structure is not managed
16 to a cost efficient level for Spire Missouri. Spire Missouri's response to Staff's Data
17 Request 0115 proves that Spire Missouri's capital structure will be independently managed
18 to the capital structure authorized by the Commission. The Commission should take
19 guidance from Spire Inc.'s management of its investable and cost consequential (to
20 investors) capital structure in determining a reasonable equity ratio and ROE to charge
21 Spire Missouri's customers.

22 Mr. D'Ascendis' COE estimates are much higher than any estimates that are used in the
23 practice of valuation and/or investing. They are also much higher than any of the verifiable
24 and logical indicators provided through actual capital market transactions. Although I
25 estimate Spire Missouri's COE is around 7%, I still recommend a 9.25% allowed ROE
26 because it gives consideration to the Commission's recent allowed ROE for Empire as well
27 as recent average allowed ROEs for LDC companies throughout the United States. That
28 being said, if I were to recommend the eventual inclusion of Spire Inc.'s equity units in my

1 recommended ROR, these equity units would be included at cost, which is slightly above
2 7.5%. To the extent the common equity in my recommended capital structure were
3 matched to its cost, this would follow the logic of matching the cost of the capital to the
4 ratios supporting the capital structure.

5 **Q. Does this conclude your testimony?**

6 **A. Yes.**