Exhibit No.:Issue(s):Rate of Return (ROR)/ Capital StructureWitness/Type of Exhibit:Murray/True-Up DirectSponsoring Party:Public CounselCase No.:GR-2021-0108

TRUE-UP DIRECT TESTIMONY

OF

DAVID MURRAY

Submitted on Behalf of the Office of the Public Counsel

SPIRE MISSOURI, INC.

CASE NO. GR-2021-0108

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Denotes Confidential Information that has been Redacted

August 6, 2021

PUBLIC

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

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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)) COUNTY OF COLE)

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

SS

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 true-up direct 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.

Uni Murray

David Murray Utility Regulatory Manager

Subscribed and sworn to me this 6th day of August 2021.



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

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Tiffany Hildebrand Notary Public

My Commission expires August 8, 2023.

TRUE-UP DIRECT 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, rebuttal and surrebuttal testimony
5	А. Q. А. Q. А.	in this case?
6	А.	Yes.
7	Q.	What it the purpose of your testimony?
8	A.	To update my rate of return ("ROR") recommendation based on my analysis of Spire Inc.'s
9		and Spire Missouri's financial data through May 31.
	Q.	What additional information did you analyze?
11	A.	I analyzed Spire Inc.'s and Spire Missouri's changes to their capital structures and the cost
12		of the capital related to all capital components other than traditional common equity. I also
13		reviewed and analyzed Spire Inc.'s 2021 Financing Strategy presented to Spire Inc.'s
14		Board of Directors ("BOD") attached as Schedule DM-TD-1.
15	Q.	Have Spire Inc.'s and Spire Missouri's capitalizations changed since the original test
15 16		year of September 30, 2020?
17	A.	Yes. Spire Missouri's capital structure was updated to target a capital structure consistent
18		with that which the Commission authorized in the 2017 rate cases, Case Nos. GR-2017-
19		0215 and GR-2017-0216, whereas Spire Inc.'s capital structure has been updated to
20		achieve an economical capital structure that minimizes dilution to existing shareholders,

1 2		but also achieves the goal of maintaining a reasonably strong credit rating. Spire Inc. identifies this goal in the document attached as Scheduled DM-TD-1. ¹
3 4	Q.	Did you discover any errors in your direct testimony as a result of analyzing the true- up financial information?
5 6	A.	Yes. OPC filed an errata sheet on July 28, 2021, explaining my correction and the impact my correction had on my recommended capital structure and resulting ROR
7 8	Q.	Do you still recommend Spire Missouri's authorized capital structure be guided by Spire Inc.'s capitalization strategies rather than Spire Missouri's?
9	A.	Yes.
10 11	Q.	What are the major changes that have occurred to Spire Inc.'s capital structure since the September 30, 2020, test year?
12 13 14	A.	Spire, Inc. issued \$175 million of mandatorily convertible equity units on February 16, 2021 ("equity units"). It also issued an additional \$250 million of short-term debt to finance higher gas costs related to higher prices and volumes related to Winter Storm Uri.
15 16	Q.	What are the specific capital structure components of Spire Inc.'s capital structure as of May 31, 2021?
17 18	A.	Spire Inc.'s capital structure consists of common equity, equity units, preferred stock, long- term debt and short-term debt.
19	Q.	What are the ratios of these components as of May 31, 2021?
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¹ See pages 13-20.

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1	Q.	Has the common equity ratio in Spire Inc.'s unadjusted capital structure increased
2		or decreased since the start of the original test year in this case?
3	A.	It has decreased. As can be seen in Schedule DM-TD-4, Spire Inc.'s common equity ratio
4		has declined to ** ** as of May 31, 2021, as compared to 42.58% on September
5		30, 2019.
6	Q.	Does Spire Inc.'s capital structure include hybrid securities that are allocated to debt
7		and equity by rating agencies?
8	A.	Yes. Spire Inc.'s capital structure included preferred stock over the entire period since
9		September 30, 2019. Spire Inc. issued mandatory convertible equity units on February
10		2021.
11	Q.	Can you show Spire Inc.'s adjusted capital structures if the preferred stock and
12		mandatorily convertible equity units were allocated 50% weight to long-term debt
13		and 50% weight to common equity?
14	A.	Yes. Schedule DM-TD-5 shows Spire Inc.'s adjusted quarterly capital structures for the
15		period September 30, 2019 through March 30, 2021 and as of May 31, 2021. Spire Inc.'s
16		common equity ratio has declined slightly since September 30, 2019, but has maintained a
17		ratio of 42% to 43% since September 30, 2020.
18	Q.	Are you still recommending Spire Inc.'s capital structure be adjusted to determine a
19		fair and reasonable capital structure for purposes of setting Spire Missouri's
20		authorized ROR?
21	A.	Yes, but my recommended adjustments to simplify the authorized capital structure are
22		contingent on the Commission explicitly rejecting the Company's request for recovery of
23		common equity flotation costs. The Company filed testimony requesting Spire Missouri's
24		ratepayers pay higher rates to fund costs related to Spire Inc.'s issuances of common equity
25		since 2013 despite the fact that Spire Inc.'s issuance of common equity in 2013 and 2014
26		were for purposes of funding its acquisitions of Missouri Gas Energy ("MGE") and
27		Alagasco Inc. The Company is expressly prohibited from recovering transaction costs in

the Commission's Report & Order when Spire Inc. acquired MGE.² However, Company witnesses Adam Woodard and Dylan D'Ascendis claim that the capital raised from this equity issuances is "fungible" and "benefits the entire consolidated company, including 3 Spire Missouri."³ While this request violates the Commission's Order, perhaps the most important and relevant issue raised in their testimonies is that they recognize Spire Inc.'s security issuances are not distinguishable for purposes of capitalizing Spire Missouri. This 6 admission by the Companies' witnesses support using the Spire Inc.'s consolidated capital structure and capital costs, which includes Spire Inc.'s preferred stock and mandatory 8 convertible equity units. This capital structure and resulting ROR is shown in Schedule TM-D-6, which consists of ** 10

**. Applying my

9.25% recommended ROE and the embedded costs of the other capital components results in an after-tax ROR of 5.86% and a pre-tax ROR of 7.19%.

Q. How does this compare to your corrected recommended ROR in your Direct **Testimony?**

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A. It is approximately 30 basis points lower.

Q. What impact would this have on the revenue requirement?

Based on the Company's rate base of \$2.78 billion as of the test year, September 30, 2020, A. 18 19 this would cause an additional approximate \$7.69 million reduction to the revenue requirement, which when added to the initial difference of \$40.84 million based on my 20 corrected capital structure, results in a total revenue requirement reduction of \$48.53 21 million in revenue requirement based on the Company's rate base as of September 30, 22 23 2020.

² Case No. GM-2013-0254, Section II.3.b. of Stipulation and Agreement, p. 9

³ Woodard Surrebuttal, p. 5, ll. 10-12.

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Q. If you allocated preferred stock and now equity units to equity and debt as you did in your direct testimony, how would the true-up financial data impact your capital structure recommendation?

A. 4 Spire Inc. issued mandatory convertible equity units in February 2021. As I explained 5 previously in my testimony, Spire Inc. did so because it believed its stock price was trading below fair value. Therefore, if Spire Inc. had issued traditional common equity, it would 6 7 have been more costly to acquire capital through a traditional block equity issuance or an 8 ATM equity issuance. Consequently, in order to delay the dilution that would be caused by issuing more shares at a lower price to raise capital to support its balance sheet, Spire 9 Inc. issued equity units that require the investor to purchase Spire Inc.'s shares three years 10 from now. This allowed Spire Inc. to avoid immediate shareholder dilution without issuing 11 traditional debt that would pressure Spire Inc.'s credit ratings. S&P treats the equity units 12 as 100% equity for purposes of its credit metrics⁴, while Moody's doesn't give them equity 13 treatment until they convert in three years, which impacts Moody's forward-looking credit 14 metric expectations.⁵ 15

Based on the rating agencies' treatment of the equity units, I decided to allocate 50% of the proceeds from the equity units to debt and 50% to equity. This is the same approach I used for allocating Spire Inc.'s preferred stock. After making these adjustments, the indicated ratemaking capital structure for Spire Missouri consists of 43.95% common equity, 49.14% long-term debt and 6.92% short-term debt (see Schedule DM-TD-7).

Q. What impact would this capital structure and capital costs have on the revenue requirement based the Company's September 30, 2020 rate base?

A. This would cause an additional decrease of \$3.62 million in revenue requirement, which when added to the \$40.84 million, indicates \$44.46 million less than the Company's requested revenue requirement.

⁴ Matthew L O'Neill, "Spire Inc.'s Proposed Equity Units Rated 'BBB'," S&P Global Ratings – Ratings Direct, February 8, 2021,

⁵ June 3, 2021 Email from Jeffrey Cassella, Moody's Investors Service.

1 **Q.** 2

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Based on your analysis of the changes in Spire Inc.'s consolidated capital structure since September 30, 2020, in your opinion, what is a fair and reasonable capital structure to use for purposes of setting Spire Missouri's allowed ROR?

A. Based on my analysis of Spire Inc.'s actively managed capital structure and the fact that it 4 5 is managed to consider changes in capital market conditions, Spire Inc.'s specific stock price changes and changes to Spire Inc.'s underlying business risks, I recognize that a 6 7 "point-in-time" capital structure does not reflect expected and unexpected changes that may occur over the next several years. Based on the fact that I understand Spire Inc. intends 8 to improve its common equity ratio as capital market conditions improve and it converts 9 its equity units to common equity in February 2024, I don't think it is appropriate to 10 consider the May 31, 2021 snapshot as representative of how Spire Missouri will be 11 capitalized over a rate case cycle. It is my opinion that it is important to still consider the 12 capitalization mix Spire Inc. was attempting to achieve before it decided equity units were 13 the most cost efficient and less dilutive security to issue in February 2021. Therefore, 14 instead of recommending precise capital ratio percentages based on any specific point-in-15 time capital balances, I recommend the true-up capital structure reflect a reasonable 16 approximation of Spire Inc.'s capital structure mix for the period September 30, 2019 17 through May 31, 2021 (see Schedule DM-TD-8). 18

19Q.What is a reasonable approximation of a fair and reasonable capital structure to20apply to the true-up rate base?

A. 45.00% common equity, 48.00% long-term debt and 7.00% short-term debt (see Schedule DM-TD-8).

23 Q. What return components do you recommend be applied to these ratios?

A. 9.25% to the common equity ratio, Spire Missouri's cost of long-term debt of 3.99% as of May 31, 2021, to the long-term debt ratio and Spire Missouri's cost of short-term debt of 0.29% as of March 31, 2021 the Company provided in its updated response to Staff Data Request No. 110.

1 Q. What is your recommended ROR for purposes of true-up?

2 A. 6.10% as shown in Schedule DM-TD-9.

3 Q. Does this conclude your testimony?

4 A. Yes.