

SECOND AMENDED AND RESTATED SECURITY AGREEMENT

THIS SECOND AMENDED AND RESTATED SECURITY AGREEMENT (this "Agreement"), dated as of [_____], 2017, is made by SUMMIT NATURAL GAS OF MISSOURI, INC., a Colorado corporation (the "Borrower" and a "Debtor"), EACH OTHER PERSON WHO SHALL BECOME A PARTY HERETO PURSUANT TO SECTION 18 (each a "Subsidiary" and a "Debtor" and together with the Borrower, collectively the "Debtor"), in favor of COBANK, ACB, in its capacity as administrative agent (in such capacity, the "Administrative Agent") for the benefit of the Secured Parties (as defined in the Credit Agreement referenced below).

SECTION 1. DEFINITIONS. All capitalized terms used but not otherwise defined herein have the meanings set forth in the Second Amended and Restated Credit Agreement dated as of the date hereof among the Borrower, the lenders from time to time party thereto and the Administrative Agent (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"). As used herein, "Secured Obligations" means all of the Obligations, including, without limitation, the payment and performance of all obligations and liabilities of each Loan Party (whether now existing or hereafter arising) (i) under the Credit Agreement and each of the other Loan Documents (including, without limitation, this Agreement) to which any Loan Party is now or hereafter becomes a party, and (ii) any Related Credit Arrangement to which any Loan Party is now or hereafter becomes a party.

SECTION 2. GRANT OF SECURITY INTEREST. For valuable consideration, Debtor hereby grants and transfers, for the payment, performance and satisfaction of the Secured Obligations, to the Administrative Agent for the benefit of the Secured Parties a security interest in all of the property of Debtor described as follows (collectively, the "Collateral"):

(a) all accounts, commercial tort claims, deposit accounts, contract rights, chattel paper (whether electronic or tangible), instruments, promissory notes, documents, general intangibles, payment intangibles, securities, security entitlements, and other investment property, software, letter of credit rights, health-care insurance receivables and other rights to payment of every kind now existing or at any time hereafter arising including those listed on Schedule 1 hereto;

(b) all inventory, goods held for sale or lease or to be furnished under contracts for service, or goods so leased or furnished, and any piece goods, raw materials, component parts, work in process and other materials used or consumed in Debtor's business, now or at any time hereafter owned or acquired by Debtor, wherever located, and all products thereof, whether in the possession of Debtor, any warehousemen, any bailee or any other Person, or in process of delivery, and whether located at Debtor's places of business or elsewhere;

(c) all money and property heretofore, now or hereafter delivered to or deposited with any Secured Party or otherwise coming into the possession, custody or control of any Secured Party (or any agent or bailee of any Secured Party) in any manner or for any purpose whatsoever during the existence of this Agreement and whether held in a general or special account or deposit for safekeeping or otherwise;

(d) all right, title and interest of Debtor in and to those Certificates of Convenience and Necessity issued by the Public Service Commission of the State of Missouri (the "Commission"), including, but not limited to (i) that certain order issued by the Commission in

favor of Tartan Energy Company, L.C., d/b/a Southern Missouri Gas Company on October 1, 1994 and listed as case number GA-94-127; (ii) that certain order granting clarification issued by the Commission in favor of Tartan Energy Company, L.C. d/b/a Southern Missouri Natural Gas on October 7, 1994 and listed as case number GA-94-127; (iii) that certain order issued by the Commission in favor of Tartan Energy Company, L.C. d/b/a Southern Missouri Natural Gas on September 26, 1995 and listed as case number GA-95-349; (iv) that certain order issued by the Commission in favor of Southern Missouri Gas Company, L.P. d/b/a Southern Missouri Natural Gas on August 16, 2007 and listed as case number GA-2007-0212, et. al; (v) that certain order issued by the Commission in favor of Southern Missouri Gas Company, L.P. d/b/a Southern Missouri Natural Gas on February 15, 2008 and listed as case number GA-2007-0168; (vi) that certain order issued by the Commission in favor of Southern Missouri Gas Company, L.P. d/b/a Southern Missouri Natural Gas and Ozark Energy Partners, LLC on April 27, 2008 and listed as case number GA-2007-0215; (vii) that certain second order issued by the Commission in favor of Southern Missouri Gas Company, L.P. d/b/a Southern Missouri Natural Gas on July 5, 2008 and listed as case number GA-2007-0168; (viii) that certain order issued by the Commission in favor of Southern Missouri Gas Company, L.P. d/b/a Southern Missouri Natural Gas on December 16, 2009 and listed as case number GA-2010-0114; (ix) that certain order issued by the Commission in favor of Missouri Gas Utility, Inc. on February 28, 2005 and listed as case number GO-2005-0120; (x) that certain order issued by the Commission in favor of Missouri Gas Utility, Inc. on March 31, 2010 and listed as case number GA-2010-0189; (xi) that certain order issued by the Commission in favor of Missouri Gas Utility, Inc. on June 26, 2007 and listed as case number GA-2007-0421; (xii) that certain order issued by the Commission in favor of Missouri Gas Utility, Inc. on November 6, 2007 and listed as case number GA-2008-0078; (xiii) that certain order issued by the Commission in favor of Missouri Gas Utility, Inc. on June 19, 2008 and listed as case number GA-2008-0321; (xiv) that certain order issued by the Commission in favor of Missouri Gas Utility, Inc. on June 19, 2008 and listed as case number GA-2008-0322; (xv) that certain order issued by the Commission in favor of Missouri Gas Utility, Inc. on June 19, 2008 and listed as case number GA-2008-0348; (xvi) that certain order issued by the Commission in favor of Missouri Gas Utility, Inc. on April 29, 2009 and listed as case number GA-2009-0264; (xvii) that certain order issued by the Commission in favor of Missouri Gas Utility, Inc. on August 20, 2009 and listed as case number GA-2009-0422, expanding case number GA-2009-0264; (xviii) that certain order issued by the Commission in favor of Missouri Gas Utility, Inc. on June 30, 2010 and listed as case number GA-2010-0289 (consolidated with case numbers GA-2010-0290 and GA-2010-0291); (xix) that certain order issued by the Commission in favor of Missouri Gas Utility, Inc. on September 28, 2011 and listed as case number GA-2012-0044; (xx) that certain order issued by the Commission approving merger in favor of Missouri Gas Utility, Inc. and Southern Missouri Natural Gas dated September 28, 2011 and listed as case number GM-2011-0354; (xxi) that certain order issued by the Commission approving name change in favor of Summit Natural Gas of Missouri, Inc. dated March 24, 2012 and listed as case number GM-2011-0354; (xxii) that certain order issued by the Commission in favor of Summit Natural Gas of Missouri, Inc. dated July 17, 2012 and listed as case number GA-2012-0285; and [REDACTED]¹.

(e) all right, title and interest of Debtor under licenses, permits (including those listed on Schedule 2 hereto), guaranties, Governmental Approvals, warranties, management agreements, marketing or sales agreements, escrow contracts, indemnity agreements, insurance policies, service or maintenance agreements, supporting obligations, other similar

¹ NTD: This list to be updated to include all presently effective Certificates.

contracts and pollution allowances, offsets and similar rights of every kind in which Debtor now has or at any time hereafter shall have an interest;

(f) all goods, tools, machinery, furnishings, furniture and other equipment and fixtures of every kind now existing or hereafter acquired, and all improvements, replacements, accessions and additions thereto and embedded software included therein, whether located on any property owned or leased by Debtor or elsewhere, including, without limitation, any of the foregoing now or at any time hereafter located at or installed on the land or in the improvements at any of the real property owned or leased by Debtor, and all such goods after they have been severed and removed from any of said real property;

(g) all motor vehicles, including those set forth on Schedule 3 hereto, trailers, mobile homes, manufactured homes, boats, other rolling stock and related equipment of every kind now existing or hereafter acquired and all additions and accessories thereto, whether located on any property owned or leased by Debtor or elsewhere;

(h) all rights now or hereafter accruing to Debtor under contracts and all project documents to which the Borrower is a party or a third party beneficiary (and any and all accounts, general intangibles, instruments, and contract rights arising thereunder or related thereto), as each may be amended, supplemented or otherwise modified from time to time, leases, agreements, licenses, subleases or easements as they may be amended, supplemented, or modified from time to time, hereto or other instruments to perform services, to hold and use land and facilities, other instruments of every character and description and all rights to receive payments under any other agreement that such Debtor may now or hereafter be a party to relating to the Debtor's business; including, without limitation, those relating to indemnification, together with all extensions, modifications, supplements, renewals, amendments, assignments and replacements of any of the foregoing, also together with the rights of Debtor to enforce any and all of the agreements, terms, covenants, and conditions therein and to give notices thereunder and to enforce all rights thereunder;

(i) all copyrights, all patents, and patent applications (including, without limitation, the inventions and improvements described and claimed therein together with the reissues, divisions, continuations, renewals, extensions and continuations in-part thereof), all trade names, internet addresses, domain names, trademarks and service marks, logos, trademark and service mark registrations (including all renewals of trademark and service mark registrations, and all rights corresponding thereto throughout the world, but excluding any such registration that would be rendered invalid, abandoned, void or unenforceable by reason of its being included as part of the franchises, formulas, permits, methods, know-how and trade secrets used or useful in the operation of the gas line, all other intellectual property or intellectual property rights of any kind and all licenses or user or other agreements, contracts or documents with respect to any of the foregoing, in each case whether now or hereafter owned or used (including the licenses or other agreements with respect to any of the foregoing) including those set forth on Schedule 4 hereto; and

(j) whatever is receivable or received when any of the foregoing or the proceeds thereof are sold, leased, collected, exchanged or otherwise disposed of, whether such disposition is voluntary or involuntary, including, without limitation, all rights to payment, including, without limitation, returned premiums, with respect to any insurance relating to any of the foregoing, and all rights to payment with respect to any claim or cause of action affecting or relating to any of the foregoing (collectively, "Proceeds").

Notwithstanding the foregoing provisions, such grant of security interest contained herein shall not extend to, and the Collateral shall not include, any contract, agreement, permit, license or other general intangible, any account, any chattel paper, any document, any instrument or any letter-of-credit right (or letter of credit), to the extent that (a) such personal property is not assignable or capable of being encumbered as a matter of law or under the terms thereof (but solely to the extent that any such restriction shall be enforceable under applicable law (including, if applicable, Sections 9-401 through 9-409 of the Uniform Commercial Code in effect in the applicable jurisdiction)), without the consent of the licensor or lessor thereof or other applicable party thereto and (b) such consent has not been obtained; provided that the foregoing grant of security interest shall extend to, and the Collateral shall include, any and all proceeds of such personal property to the extent that the assignment or encumbering of such proceeds is not so restricted under the terms thereof; provided further that upon the request of the Administrative Agent, the Borrower shall diligently use all commercially reasonable efforts to obtain within thirty (30) days of such request, the consent of the applicable licensor, lessor or other party to permit the creation, attachment, perfection and enforcement of the security interest in any such personal property.

SECTION 3. REPRESENTATIONS AND WARRANTIES. Debtor represents and warrants to the Administrative Agent for the benefit of the Secured Parties that: (a) Annex 1 contains true and complete information as to each of the following: (i) the exact legal name of Debtor as of the date of execution by Debtor of this Agreement or the Security Joinder Agreement to which it is a party, as applicable (with respect to each Debtor, its "Applicable Date"), (ii) the jurisdiction of formation and form of organization of Debtor as of its Applicable Date, (iii) the location of Debtor's chief executive office as of its Applicable Date, (iv) the Federal Tax Identification number of Debtor assigned by the Internal Revenue Service as of its Applicable Date and (v) the identification number of Debtor in its jurisdiction of formation (if any) as of its Applicable Date; (b) all of Debtor's Organization Documents delivered to the Administrative Agent are complete and accurate in every respect; (c) Debtor is the owner and has possession or control of the Collateral of Debtor and Proceeds thereof; (d) Debtor has the full corporate power and authority to grant a security interest in the Collateral of Debtor and Proceeds thereof; (e) all Collateral of Debtor and Proceeds thereof are genuine, free from Liens, adverse claims, setoffs, default, prepayment, defenses and conditions precedent of any kind or character, except Permitted Liens; (f) all statements contained herein of Debtor are true and complete in all material respects; (g) no financing statement covering any of the Collateral of Debtor or Proceeds thereof, and naming any secured party other than the Administrative Agent, is on file in any public office (other than financing statements for true leases and Permitted Liens); (h) where Collateral consists of rights to payment, all Persons appearing to be obligated on the Collateral and Proceeds have authority and capacity to contract and are bound as they appear to be, all property subject to chattel paper has been properly registered and filed in compliance with law and to perfect the interest of Debtor in such property, and all Collateral and Proceeds comply with all applicable laws concerning form, content and manner of preparation and execution; (i) where the Collateral consists of equipment, Debtor is not in the business of selling goods of the kind included within Collateral, and Debtor acknowledges that no sale or other Disposition of any Collateral, including, without limitation, any Collateral which Debtor may deem to be surplus, has been consented to or acquiesced in by the Administrative Agent or any Lender, except Permitted Dispositions (as defined below); (j) the Collateral (except goods in transit) is located or domiciled at the locations described on Annex 2 or such other locations as to which such Debtor has provided notice to the Administrative Agent in accordance with clause (v) of Section 4(a) and (k) Debtor is a Transmitting Utility as that term is defined in Article 9-102(80) of the Uniform Commercial Code.

SECTION 4. COVENANTS OF DEBTORS.

(a) Debtor agrees: (i) without limiting the generality of Section 10.4(a) of the Credit Agreement, to pay all reasonable out of pocket expenses incurred by the Administrative Agent (including, without limitation, the reasonable fees, charges and disbursements of counsel for the Administrative Agent) in the perfection and preservation of the Collateral for the benefit of the Secured Parties or the Secured Parties' interest therein and all reasonable out-of-pocket expenses incurred by the Administrative Agent or any Lender in connection with the realization, enforcement and exercise of its rights, powers, and remedies hereunder; (ii) to, at such Debtor's expense, take all actions requested by the Administrative Agent in connection with the perfection and preservation of the Collateral or the Secured Parties' interest therein and/or the realization, enforcement and exercise of the Administrative Agent's rights, powers and remedies hereunder; (iii) to execute and deliver such documents as the Administrative Agent deems necessary, proper or convenient to create, perfect and continue the security interests contemplated hereby; (iv) not to change its name, and, as applicable, its chief executive office or the jurisdiction in which it is organized and/or registered without giving the Administrative Agent at least 30 days prior written notice thereof; (v) not to change the places where Debtor keeps any Collateral or Debtor's records concerning the Collateral and Proceeds without giving the Administrative Agent at least 30 days prior written notice of the address to which Debtor is moving same; and (vi) to cooperate with the Administrative Agent in perfecting all security interests granted herein and in obtaining such agreements from third parties as the Administrative Agent deems necessary, proper or convenient in connection with the preservation, perfection or enforcement of any of its rights hereunder (except as otherwise provided in the Credit Agreement). Notwithstanding the foregoing, unless requested by the Administrative Agent, Debtor shall not be required to record the Administrative Agent's Lien on the certificate of title with respect to any motor vehicle, trailer, mobile home, manufactured home, boat or rolling stock that constitutes Collateral.

(b) Debtor agrees with regard to the Collateral and Proceeds: (i) that the Administrative Agent for the benefit of the Secured Parties is authorized to file financing statements (including those which may describe the Collateral as or including "all assets" of the applicable Debtor) in the name of Debtor to perfect the Administrative Agent's security interest in Collateral and Proceeds; (ii) to maintain the insurance required by Section 6.7 of the Credit Agreement, which such insurance shall (A) provide for not less than 30 days' prior written notice to the Administrative Agent of termination, lapse or cancellation thereof or, in the case of cancellation for the non-payment of premium, at least 10 days after receipt by the Administrative Agent of written notice thereof and (B) name the Administrative Agent as additional insured, in the case of any liability policy, or mortgagee or lender's loss payee, in the case of any casualty policy; (iii) to operate the Collateral in accordance with all applicable statutes, rules and regulations relating to the use and control thereof, and not to use any Collateral for any unlawful purpose or in any way that would void any insurance required to be carried in connection therewith; (iv) not to remove the Collateral from Debtor's premises except in the ordinary course of Debtor's business; (v) to pay when due all license fees, registration fees and other charges in connection with any Collateral; (vi) not to permit any Lien on the Collateral or Proceeds, including, without limitation, Liens arising from repairs to or storage of the Collateral, except Permitted Liens; (vii) not to Dispose of, nor permit the transfer by operation of law of, any of the Collateral or Proceeds or any interest therein, except Dispositions expressly permitted under Section 7.5 of the Credit Agreement (each a "Permitted Disposition"); (viii) subject to Section 6.10 of the Credit Agreement, to permit the Administrative Agent to inspect the Collateral at any time during normal business hours and upon reasonable notice; (ix) to keep complete and

accurate records regarding all Collateral and Proceeds, and, subject to Section 6.10 of the Credit Agreement, to permit the Administrative Agent to inspect the same and make copies thereof at any reasonable time during normal business hours and upon reasonable notice; (x) while an Event of Default exists, if requested by the Administrative Agent, to receive and use reasonable diligence to collect Collateral consisting of accounts and other rights to payment and Proceeds, in trust and as the property of the Administrative Agent for the benefit of the Secured Parties, and to immediately endorse as appropriate and deliver such Collateral and Proceeds to the Administrative Agent daily in the exact form in which they are received together with a collection report in form satisfactory to the Administrative Agent; (xi) not to commingle Collateral or Proceeds, or collections thereunder, with other property; (xii) to give only allowances and credits consistent with historical practices and to advise the Administrative Agent thereof immediately in writing if they affect any rights to payment or Proceeds in any material respect; (xiii) from time to time, when requested by the Administrative Agent, to assign in writing and deliver to the Administrative Agent for the benefit of the Secured Parties all accounts, contracts, leases and other chattel paper, instruments, documents and other evidences thereof except, prior to an Event of Default, to the extent the same must be retained for collection purposes; (xiv) in the event the Administrative Agent elects to receive payments or rights to payment or Proceeds hereunder after an Event of Default, to pay all expenses incurred by the Administrative Agent in connection therewith, including, without limitation, expenses of accounting, correspondence, collection efforts, reporting to account or contract debtors, filing, recording, record keeping and expenses incidental thereto; and (xv) to provide any service and do any other acts which may be necessary to maintain, preserve and protect all Collateral and, as appropriate and applicable, to keep all Collateral in good and saleable condition, to deal with the Collateral in accordance with the standards and practices adhered to generally by users and manufacturers of like property, and to keep all Collateral and Proceeds free and clear of all defenses, rights of offset and counterclaims, in each case, other than Permitted Liens.

SECTION 5. PAYMENT OF PREMIUMS, TAXES, CHARGES, LIENS AND ASSESSMENTS. Debtor agrees to pay, prior to delinquency, all insurance premiums, taxes, charges, Liens (other than Permitted Liens) and assessments against the Collateral and Proceeds, except, in each case, those which are being contested in good faith by appropriate proceedings diligently conducted and for which cash reserves have been established, and upon the failure of Debtor to do so, the Administrative Agent at its option may pay any of them and shall be the sole judge of the legality or validity thereof and the amount necessary to discharge the same. Any such payments made by the Administrative Agent shall be obligations of Debtor to the Administrative Agent, due and payable immediately upon demand, together with interest at the Default Rate, and shall be secured by the Collateral and Proceeds, subject to all terms and conditions of this Agreement.

SECTION 6. REMEDIES. Upon the occurrence of and during the continuance of any Event of Default, the Administrative Agent, on behalf of the Secured Parties, shall have all rights, powers, privileges and remedies granted to a secured party upon default under the Uniform Commercial Code or otherwise provided by law, including, without limitation, the right (i) to contact all Persons obligated to Debtor on any Collateral or Proceeds and to instruct such Persons to deliver all Collateral and/or Proceeds directly to the Administrative Agent, and (ii) to sell, lease, license or otherwise Dispose of any or all Collateral, all of which may be exercised with or, if allowed by law, without notice to any Debtor. All rights, powers, privileges and remedies of the Administrative Agent may be exercised at any time by the Administrative Agent and from time to time after the occurrence of and during the continuance of an Event of Default, are cumulative and not exclusive, and shall be in addition to any other rights, powers or

remedies provided by law, equity or set forth elsewhere in this Agreement or the other Loan Documents. No delay, failure or discontinuance of the Administrative Agent in exercising any right, power, privilege or remedy hereunder shall affect or operate as a waiver of such right, power, privilege or remedy; nor shall any single or partial exercise of any such right, power, privilege or remedy preclude, waive or otherwise affect any other or further exercise thereof or the exercise of any other right, power, privilege or remedy. Any waiver, permit, consent or approval of any kind by the Administrative Agent or any Lender of any default hereunder, or any such waiver of any provisions or conditions hereof, must be made in accordance with Section 10.1 of the Credit Agreement. It is agreed that public or private sales or other dispositions, for cash or on credit, to a wholesaler or retailer or investor, or user of property of the types subject to this Agreement, or public auctions, are all commercially reasonable since differences in the prices generally realized in the different kinds of dispositions are ordinarily offset by the differences in the costs and credit risks of such dispositions. While an Event of Default exists: (a) Debtor will deliver to the Administrative Agent from time to time, as requested by the Administrative Agent, current lists of all Collateral and Proceeds; (b) Debtor will not Dispose of any Collateral or Proceeds except on terms approved by the Administrative Agent in advance in writing; (c) at the Administrative Agent's request, Debtor will assemble and deliver all Collateral and Proceeds, and books and records pertaining thereto, to the Administrative Agent at a reasonably convenient place designated by the Administrative Agent; and (d) the Administrative Agent may, without notice to Debtor, enter onto Debtor's premises and take possession of the Collateral. With respect to any sale or other disposition by the Administrative Agent of any Collateral subject to this Agreement, Debtor hereby expressly grants to the Administrative Agent the right to sell Collateral using any or all of Debtor's trademarks, trade names, trade name rights and/or proprietary labels or marks. Debtor further agrees that the Administrative Agent shall have no obligation to process or prepare any Collateral for sale or other disposition.

WHILE AN EVENT OF DEFAULT EXISTS AND IS CONTINUING, DEBTOR WAIVES TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW (I) ANY NOTICE OR HEARING PRIOR TO THE TAKING OF POSSESSION OR CONTROL BY THE ADMINISTRATIVE AGENT OF ANY COLLATERAL, (II) THE POSTING OF ANY BOND OR SECURITY WHICH MIGHT BE REQUIRED BY ANY COURT PRIOR TO ALLOWING THE ADMINISTRATIVE AGENT TO EXERCISE ANY OF ITS RIGHTS OR REMEDIES, AND (III) THE BENEFIT OF ALL VALUATION, APPRAISEMENT AND EXEMPTION LAWS.

SECTION 7. DISPOSITION OF COLLATERAL AND PROCEEDS. In disposing of Collateral hereunder, the Administrative Agent may disclaim all warranties of title, possession, quiet enjoyment and the like. Any proceeds of any disposition of any Collateral or Proceeds, or any part thereof, shall be applied by the Administrative Agent toward the payment of the Secured Obligations in such order as set forth in Section 8.3 of the Credit Agreement.

SECTION 8. POWERS OF THE ADMINISTRATIVE AGENT. Debtor appoints the Administrative Agent its true attorney in fact to perform any of the following powers, which are coupled with an interest, are irrevocable until termination of this Agreement and may be exercised from time to time by the Administrative Agent's officers and employees, or any of them: (a) to perform any obligation of Debtor hereunder in Debtor's name or otherwise; (b) to give notice to account debtors or others of the Administrative Agent's rights in the Collateral and Proceeds, to enforce or forebear from enforcing the same and make extension and modification agreements with respect thereto; (c) to release Persons liable on Collateral or Proceeds and to give receipts and acquittances and compromise disputes in connection therewith; (d) to release or substitute security; (e) to resort to security in any order; (f) to prepare, execute, file, record or

deliver notes, assignments, schedules, designation statements, financing statements, continuation statements, termination statements, statements of assignment, applications for registration or like papers to perfect, preserve or release the Administrative Agent's interest in the Collateral and Proceeds; (g) to receive, open and read mail addressed to Debtor; (h) to take cash, instruments for the payment of money and other property to which the Administrative Agent is entitled; (i) to verify facts concerning the Collateral and Proceeds by inquiry of obligors thereon, or otherwise, in Debtor's name or any trade name of Debtor; (j) to endorse, collect, deliver and receive payment under instruments for the payment of money constituting or relating to Proceeds; (k) to prepare, adjust, execute, deliver and receive payment under insurance claims, and to collect and receive payment of and endorse any instrument in payment of loss or returned premiums or any other insurance refund or return, and to apply such amounts received by the Administrative Agent, at the Administrative Agent's sole option, toward repayment of the Secured Obligations or, where appropriate, replacement of the Collateral; (l) to exercise all rights, powers and remedies which Debtor would have, but for this Agreement, with respect to all Collateral and Proceeds subject hereto; (m) to enter onto Debtor's premises during normal business hours, as often as may be desired, and without advance notice for the purpose of inspecting the Collateral; (n) to make withdrawals from and to close deposit accounts or other accounts with any financial institution, wherever located, into which Proceeds may have been deposited, and to apply funds so withdrawn to payment of the Secured Obligations; (o) to preserve or release the interest evidenced by chattel paper to which the Administrative Agent is entitled hereunder and to endorse and deliver any evidence of title incidental thereto; and (p) to do all acts and things and execute all documents in the name of Debtor or otherwise, deemed by the Administrative Agent as necessary, proper or convenient in connection with the preservation, perfection or enforcement of its rights hereunder; provided that the Administrative Agent agrees not to exercise such power of attorney unless an Event of Default has occurred and is continuing.

SECTION 9. NOTICES. All notices, requests and demands required or permitted hereunder shall be given (a) with respect to Debtor, at the address indicated in Section 10.3 of the Credit Agreement, and (b) with respect to the Administrative Agent or any other Secured Party, at the Administrative Agent's address indicated in Section 10.3 of the Credit Agreement. All such addresses may be modified, and all such notices shall be given and shall be effective, as provided in Section 10.3 of the Credit Agreement for the giving and effectiveness of notices and modifications of addresses thereunder.

SECTION 10. SUCCESSORS, ASSIGNMENT. This Agreement shall be binding upon and inure to the benefit of the parties hereto and to their respective successors and assigns; provided that Debtor shall not be permitted to assign any of its rights, powers, duties or obligations under this Agreement or any other interest herein without the prior written consent of the Administrative Agent. Without limiting the generality of the foregoing sentence of this Section 10, any Secured Party may assign to one or more Persons, or grant to one or more Persons participations in or to, all or any part of its rights and obligations under the Credit Agreement (to the extent permitted by the Credit Agreement) or any Related Credit Arrangement (to the extent permitted thereunder); and to the extent of any such assignment or participation such other Person shall, to the fullest extent permitted by law, thereupon become vested with all the benefits in respect thereof granted to such Secured Party herein or otherwise, subject however, to the provisions of the Credit Agreement, including, without limitation, Article IX thereof (concerning the Administrative Agent).

SECTION 11. SEVERABILITY OF PROVISIONS. If any provision of this Agreement shall be held to be prohibited by or invalid under applicable law, such provision shall be ineffective only to the extent of such prohibition or invalidity without invalidating the remainder of such provision or any remaining provisions of this Agreement.

SECTION 12. GOVERNING LAW; JURISDICTION; ETC.

(a) Governing Law. This Agreement shall be governed by, and construed in accordance with, the law of the State of New York.

(b) Submission to Jurisdiction. Each party hereto irrevocably and unconditionally submits, for itself and its property, to the nonexclusive jurisdiction of the courts of the State of New York sitting in New York County and of the United States District Court for the Southern District of New York, and any appellate court of any of the foregoing, in any action or proceeding arising out of or relating to this Agreement or any other Loan Document, or for recognition or enforcement of any judgment, and each of the parties hereto irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in such New York State court or, to the fullest extent permitted by applicable law, in such Federal court. Each of the parties hereto agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Agreement or in any other Loan Document shall affect any right that the Administrative Agent or any other Secured Party may otherwise have to bring any action or proceeding relating to this Agreement or any other Loan Document against Debtor or its properties in the courts of any jurisdiction.

(c) Waiver of Venue. Each party hereto irrevocably and unconditionally waives, to the fullest extent permitted by applicable law, any objection that it may now or hereafter have to the laying of venue of any action or proceeding arising out of or relating to this Agreement or any other Loan Document in any court referred to in paragraph (b) of this Section. Each of the parties hereto hereby irrevocably waives, to the fullest extent permitted by applicable law, the defense of an inconvenient forum to the maintenance of such action or proceeding in any such court.

(d) Service of Process. Each party hereto irrevocably consents to service of process in the manner provided for notices in Section 9. Nothing in this Agreement will affect the right of any party hereto to serve process in any other manner permitted by applicable law.

SECTION 13. WAIVER OF JURY TRIAL. EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.

SECTION 14. REINSTATEMENT. Debtor agrees that this Agreement shall continue to be effective or be reinstated, as the case may be, at any time payment received by any Secured Party in respect of any of the Secured Obligations is rescinded or must be restored for any reason, or is repaid by any Secured Party in whole or in part in good faith settlement of any pending or threatened avoidance claim.

SECTION 15. RELATED CREDIT ARRANGEMENTS. No Secured Party that obtains the benefit of this Agreement shall have any right to notice of any action or to consent to, direct or object to, any action hereunder or otherwise in respect of the Collateral (including, without limitation, the release or impairment of any Collateral) other than in its capacity as a Lender or the Administrative Agent, as applicable, and, in any such case, only to the extent expressly provided in the Loan Documents. Notwithstanding any other provision of this Agreement to the contrary, the Administrative Agent shall only be required to verify the payment of, or that other satisfactory arrangements have been made with respect to, the Obligations arising under any Related Treasury Management Arrangement and any Related Swap Contract to the extent the Administrative Agent has received written notice of such Obligations, together with such supporting documentation as it may request, from the applicable Lender or Affiliate of a Lender, as the case may be. Each Secured Party not a party to the Credit Agreement that obtains the benefit of this Agreement shall be deemed to have acknowledged and accepted the appointment of the Administrative Agent pursuant to the terms of the Credit Agreement, and that with respect to the actions and omissions of the Administrative Agent hereunder or otherwise relating hereto that do or may affect such Secured Party, the Administrative Agent and each of its Related Parties shall be entitled to all the rights, benefits and immunities conferred under Article IX of the Credit Agreement.

SECTION 16. TERMINATION; PARTIAL RELEASES.

(a) Subject to reinstatement in accordance with Section 14, this Agreement will terminate upon the payment in full of all Obligations (other than (i) contingent indemnification and expense reimbursement obligations which survive termination of the Loan Documents and in respect of which no claim has been made and (ii) obligations under Related Credit Arrangements as to which arrangements satisfactory to the applicable Secured Party have been made) and the termination of all Commitments. Upon such termination, the Administrative Agent, at the request and sole expense of the Debtor, shall execute and deliver to the Debtor all releases or other documents reasonably necessary or desirable to evidence such termination.

(b) If any of the Collateral is to be Disposed of by any Debtor in a Permitted Disposition, then the Administrative Agent, at the request and sole expense of such Debtor, shall promptly execute and deliver to such Debtor all releases or other documents reasonably necessary or desirable for the release of the Liens created hereby on such Collateral.

SECTION 17. COUNTERPARTS. This Agreement may be executed in any number of counterparts, each of which when executed and delivered shall be deemed to be an original, and all of which when taken together shall constitute one and the same agreement. It shall not be necessary in making proof of this Agreement to produce or account for more than one such counterpart executed by the party against whom enforcement is sought. Delivery of an executed counterpart of a signature page of this Agreement by facsimile or electronic transmission (including, without limitation, .PDF file) shall be effective as delivery of a manually executed counterpart hereof.

SECTION 18. ADDITIONAL DEBTORS. Pursuant to Section 6.13 of the Credit Agreement, each Subsidiary that is created or acquired after the Closing Date is required to enter into this Agreement as a Debtor. Upon execution and delivery by such Subsidiary of a Security Joinder Agreement in the form of Annex 3, such Subsidiary shall become a Debtor hereunder with the same force and effect as if originally named as a Debtor herein. The execution and delivery of a Security Joinder Agreement adding an additional Debtor as a party to this Agreement shall not require the consent of any other Debtor hereunder. The rights and obligations of each Debtor hereunder shall remain in full force and effect notwithstanding the addition of any new Debtor as a party to this Agreement.

SECTION 19. ENTIRE AGREEMENT. This Agreement and each Security Joinder Agreement, together with the Credit Agreement and other Loan Documents, constitutes and expresses the entire understanding between the parties hereto with respect to the subject matter hereof, and supersedes all prior negotiations, agreements and understandings, inducements, commitments or conditions, express or implied, oral or written, except as contained in the Loan Documents. The express terms hereof and of the Security Joinder Agreements control and supersede any course of performance or usage of the trade inconsistent with any of the terms hereof or thereof. Neither this Agreement nor any Security Joinder Agreement nor any portion or provision hereof or thereof may be changed, altered, modified, supplemented, discharged, canceled, terminated, or amended orally or in any manner other than as provided in the Credit Agreement.

SECTION 20. AMENDMENT AND RESTATEMENT; NO NOVATION.

(a) This Agreement constitutes an amendment and restatement of that certain Amended and Restated Security Agreement, dated as of January 28, 2013 by Borrower and the Subsidiaries of the Borrower party thereto in favor of the Administrative Agent (the "Existing Security Agreement"), effective from and after the Closing Date and the Existing Security Agreement will thereafter be of no further force and effect, but this Agreement is not in any way intended to constitute a novation of the obligations and liabilities existing under the Existing Security Agreement or to evidence payment of all or any portion of such obligations and liabilities.

(b) Each Debtor hereby reaffirms the Liens granted pursuant to the Existing Security Agreement and the other Loan Documents to the Administrative Agent for the benefit of the Secured Parties, which Liens will continue in full force and effect during the term of this Agreement (and any renewals thereof) as security for the Secured Obligations.

(c) On and after the Closing Date, (i) all references to the Existing Security Agreement in the Loan Documents (other than this Agreement) will be deemed to refer to the Existing Security Agreement as amended and restated by this Agreement; (ii) all references to any section (or subsection) of the Existing Security Agreement in any Loan Document (but not in this Agreement) will be deemed amended, mutatis mutandis, to refer to the corresponding provisions of this Agreement; and (iii) except as the context otherwise requires, on or after the Closing Date all references in this Agreement to this Agreement (including for purposes of indemnification and reimbursement of fees) will be deemed to be references to the Existing Security Agreement as amended and restated by this Agreement.

(d) The amendment and restatement effected by this Agreement is limited as written and is not a consent to any other amendment, restatement, or waiver or other modification,

whether or not similar, and, except as expressly provided in this Agreement or in any other Loan Document, all terms and conditions of the other Loan Documents remain in full force and effect unless otherwise specifically amended by this Agreement or by any other Loan Document.

[Signature pages follow.]

IN WITNESS WHEREOF, the parties have caused this Second Amended and Restated Security Agreement to be executed and delivered as of the day and year first written above.

DEBTOR:

SUMMIT NATURAL GAS OF MISSOURI, INC., a
Colorado corporation

By: _____

Name: _____

Title: _____

ADMINISTRATIVE AGENT:

COBANK, ACB, as Administrative Agent

By: _____
Name: _____
Title: _____

ANNEX 1

DEBTOR INFORMATION

Debtor Name	Jurisdiction of Formation	Form of Organization	Location of Chief Executive Office	Federal Tax ID number	Organizational ID Number from Secretary of State (if applicable)
Summit Natural Gas of Missouri, Inc.	Colorado	Corporation	7810 Shaffer Pkwy Suite 120 Littleton, CO 80127	20-1863133	20041356932

ANNEX 2

COLLATERAL LOCATIONS

Owned:

<u>Debtor</u>	<u>Collateral Location</u>	<u>Type of Collateral</u>
Summit Natural Gas of Missouri, Inc.	301 N. Main Gallatin, MO 64640	Gallatin Office Building
Summit Natural Gas of Missouri, Inc.	S26T29R18W	Lot in Webster County

Leased:

<u>Debtor</u>	<u>Collateral Location</u>	<u>Type of Collateral</u>
Summit Natural Gas of Missouri, Inc.	519 E. Jefferson St Warsaw, MO 65355	Lease for Warsaw Office
Summit Natural Gas of Missouri, Inc.	215 Gage Dr, Suite G Hollister, MO 65672	Lease for Branson Office
Summit Natural Gas of Missouri, Inc.	110 Warehouse Dr. Branson, MO 65616	Lease for Branson Warehouse
Summit Natural Gas of Missouri, Inc.	1201 Deadra Lebanon, MO	Lease for Lebanon Office
Summit Natural Gas of Missouri, Inc.	500 W 9 th Mountain Grove, MO	Lease for Mountain Grove Office
Summit Natural Gas of Missouri, Inc.	1631 Gibson St. West Plains, MO 65775	Lease for West Plains Office
Summit Natural Gas of Missouri, Inc.	14108 N Hwy 5 Sunrise Beach, MO 65079	Lease for Sunrise Beach Office
Summit Natural Gas of Missouri, Inc.	515 Red Bud Rogersville, MO 65742	Rogersville Storage Unit
Summit Natural Gas of Missouri, Inc.	Hammond Building 312 E Capitol Ave Jefferson City, MO 65101	Leased employee office from Brydon, Swearngen & England P.C.
Summit Natural Gas of Missouri, Inc.	601 E. Jefferson Warsaw, MO 65355	Lease from City of Warsaw for some "shop" and storage space.

[NTD: To be updated.]

ANNEX 3

FORM OF SECURITY JOINDER AGREEMENT

THIS SECURITY JOINDER AGREEMENT (this "Joinder Agreement"), dated as of _____, 20__, is made by _____, a _____ (the "Joining Debtor"), in favor of COBANK, ACB, in its capacity as administrative agent (in such capacity, the "Administrative Agent") for the Secured Parties (as defined in the Credit Agreement referenced below).

RECITALS

A. Summit Natural Gas of Missouri, Inc., a Colorado corporation (the "Borrower"), the lenders party thereto (the "Lenders") and the Administrative Agent are party to a Second Amended and Restated Credit Agreement dated as of [], 2017 (as in effect on the date hereof, the "Credit Agreement"). All capitalized terms used but not defined herein shall have the meanings given to such terms in the Credit Agreement.

B. The Borrower is party to a Second Amended and Restated Security Agreement dated as of [], 2017 in favor of the Administrative Agent for the benefit of the Secured Parties (as in effect on the date hereof, the "Security Agreement").

C. The Joining Debtor is a Subsidiary of the Borrower and is required by the terms of the Credit Agreement to be joined as a party to the Security Agreement as a Debtor (as defined therein).

D. The Joining Debtor will materially benefit from the extensions of credit made under the Credit Agreement and the Related Credit Arrangements.

E. The Secured Parties are unwilling to make and maintain such extensions of credit unless the Joining Debtor executes and delivers this Joinder Agreement.

In consideration of the foregoing and for other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Joining Debtor agrees as follows:

SECTION 1. JOINDER. The Joining Debtor hereby irrevocably, absolutely and unconditionally becomes a party to the Security Agreement as a Debtor and bound by all the terms, conditions, obligations, liabilities and undertakings to which a Debtor is subject thereunder, all with the same force and effect as if the Joining Debtor were a signatory to the Security Agreement. Without limiting the generality of the foregoing, the Joining Debtor hereby grants and transfers, as security for the payment, performance and satisfaction of the Secured Obligations (as defined in the Security Agreement), to the Administrative Agent for the benefit of the Secured Parties a security interest in the property and property rights constituting Collateral (as defined in Section 2 of the Security Agreement) of the Joining Debtor or in which the Joining Debtor has or may have or acquire an interest or the power to transfer rights therein, whether now owned or existing or hereafter created, acquired or arising and wheresoever located.

SECTION 2. AFFIRMATIONS. The Joining Debtor hereby acknowledges and affirms as of the date hereof with respect to itself, its properties and its affairs each of the waivers, representations, warranties, acknowledgements and certifications applicable to any Debtor contained in the Security Agreement.

SECTION 3. SUPPLEMENTAL ANNEXES. Attached to this Joinder Agreement are duly completed annexes (the "Supplemental Annexes") supplementing as thereon indicated the respective Annexes to the Security Agreement. The Joining Debtor represents and warrants that the information contained on each of the Supplemental Annexes with respect to the Joining Debtor and its properties and affairs is true, complete and accurate as of the date hereof.

SECTION 4. SEVERABILITY. If any provision of this Joinder Agreement shall be held to be prohibited by or invalid under applicable law, such provision shall be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or any remaining provisions of this Joinder Agreement.

SECTION 5. COUNTERPARTS. This Joinder Agreement may be executed in any number of counterparts, each of which when executed and delivered shall be deemed to be an original, and all of which when taken together shall constitute one and the same agreement. It shall not be necessary in making proof of this Joinder Agreement to produce or account for more than one such counterpart executed by the party against whom enforcement is sought. Delivery of an executed counterpart of a signature page of this Joinder Agreement by facsimile or electronic transmission (including, without limitation, .PDF file) shall be effective as delivery of a manually executed counterpart hereof.

SECTION 6. DELIVERY. The Joining Debtor hereby irrevocably waives notice of acceptance of this Joinder Agreement and acknowledges that the Secured Obligations are and shall be deemed to be incurred, and credit extensions under the Loan Documents and Related Credit Arrangements, made and maintained, in reliance on this Joinder Agreement and the Joining Debtor's joinder as a party to the Security Agreement as herein provided.

SECTION 7. GOVERNING LAW; JURISDICTION; WAIVER OF JURY TRIAL; ETC. The provisions of Sections 12 and 13 of the Security Agreement are hereby incorporated by reference as if fully set forth herein.

IN WITNESS WHEREOF, the Joining Debtor has duly executed and delivered this Security Joinder Agreement as of the day and year first written above.

JOINING DEBTOR:

[_____]

By: _____
Name:
Title:

SUPPLEMENTAL ANNEX 1

DEBTOR INFORMATION

Debtor Name	Jurisdiction of Formation	Form of Organization	Location of Chief Executive Office	Federal Tax ID number	Organizational ID Number from Secretary of State (if applicable)

SUPPLEMENTAL ANNEX 2

COLLATERAL LOCATIONS

Owned:

<u>Debtor</u>	<u>Collateral Location</u>	<u>Type of Collateral</u>
	[Address] [County] [State]	

Leased:

<u>Debtor</u>	<u>Collateral Location</u>	<u>Type of Collateral</u>
	[Address] [County] [State]	

Other:

<u>Debtor</u>	<u>Collateral Location</u>	<u>Type of Collateral</u>
	[Address] [County] [State]	

SCHEDULE 1

SCHEDULE OF ACCOUNTS

<u>Name of Institution</u>	<u>Account Number</u>	<u>Used For</u>
UMB Bank, N.A.	9871632857	Operating Account
Wells Fargo Bank, N.A.	4063512008	Operating Account
Wells Fargo Bank, N.A.	4063512016	Disbursement Account
Wells Fargo Bank, N.A.	4063511992	Collection Account

SCHEDULE 2

SCHEDULE OF LICENSES AND PERMITS

<u>Railroad</u>	<u>Location</u>	<u>County</u>
Union Pacific	James Epps/Roark Valley	Taney
Union Pacific	Quarry Crossing-Bicknell	Taney
Union Pacific	East of Shepherd of the Hills & Gretna Road	Taney
Union Pacific	East of Stonebridge near HWY 465	Taney
Union Pacific	South Crossing at the Landing	Taney
Union Pacific	West of Stonebridge	Stone
BNSF	Boswell School at Commercial & Mill Creek Rd	Laclede
BNSF	RR crossing at Pond Dr & Logan Rd crossing RR tracks and HWY 32	Laclede

[NTD: To be updated.]

SCHEDULE 3

SCHEDULE OF MOTOR VEHICLES

Summit Natural Gas Missouri, Inc. (SNG of MO)						
Fleet ID	Company	Driver	VIN	Model Year	Vehicle Model Description	Mfg
Gallatin 64640						
209	SNG of MO	Open	1FTSX21RX8EA49797	2008	Ford F-250 SC XL 4WD	Ford
210	SNG of MO	Open	1FTSX21R18EC09646	2008	Ford F-250 SC XL 4WD	Ford
254	SNG of MO	John Sterneker	1FT7X2B65GEB16234	2016	Ford F-250	Ford
229	SNG of MO	Tim Jeffers	1FT7X2B69CEC10644	2012	Ford F-250	Ford
257	SNG of MO	David Lund	1FT8X3B6XGEB16238	2016	Ford F-350	Ford
Warsaw 65355						
214	SNG of MO	Open	1FTSX21589EA19762	2009	Ford F-250 4x4 Super Cab	Ford
255	SNG of MO	Todd Vernon	1FT7X2B69GEB16236	2016	Ford F-250	Ford
234	SNG of MO	Joel Hinkle	1FT7X2BT0CEC10649	2012	Ford F-250	Ford
235	SNG of MO	Brian Collins	1FT7X2BT7CEC10650	2012	Ford F-250	Ford
256	SNG of MO	Jim Payne	1FT7X2B67GEB16235	2016	Ford F-350	Ford
Branson 65616						
215	SNG of MO	Open	1FTPX14V89KB67407	2009	Ford F-150 4x4 Super Cab	Ford
248	SNG of MO	Open	1FMCU9DG7CKC0766 4	2012	Ford Escape	Ford
253	SNG of MO	Dave Moody	1FTFW1ET5EKE97978	2014	Ford F-150	Ford
230	SNG of MO	Jamie Coatney	1FT7X2B60CEC10645	2012	Ford F-250	Ford
231	SNG of MO	Jarid Kysar	1FT7X2B62CEC10646	2012	Ford F-250	Ford
232	SNG of MO	Justin Gauer	1FT7X2BT7CEC10647	2012	Ford F-250	Ford
242	SNG of MO	Chris Polley	1FTFX1EF9CFB84736	2012	Ford F-150	Ford
250	SNG of MO	Mick LaBorde	1FTFX1EF1DKD29147	2013	Ford F-150	Ford
Fleet ID	Company	Driver	VIN	Model Year	Vehicle Model Description	Mfg
Lebanon 65536						
225	SNG of MO	Josh Griffin	1FT7X2B61CEC10640	2012	Ford F-250	Ford
226	SNG of MO	James Inman	1FT7X2B63CEC10641	2012	Ford F-250	Ford

227	SNG of MO	Jerry Jedrzejewsky	1FT7X2B65CEC10642	2012	Ford F-250	Ford
228	SNG of MO	Bill Jackson	1FT7X2B67CEC10643	2012	Ford F-250	Ford
225	SNG of MO	Josh Griffin - Tech	1FT7X2B61CEC10640	2012	Ford F250 - G White	Ford
226	SNG of MO	James Inman - Tech	1FT7X2B63CEC10641	2012	Ford F250 - G White	Ford
227	SNG of MO	Brandon Teubner - Tech	1FT7X2B65CEC10642	2012	Ford F250 - G White	Ford
228	SNG of MO	Jason Roy - Tech	1FT7X2B67CEC10643	2012	Ford F250 - G White	Ford
236	SNG of MO	Josh Prock - Tech	1FT7X2BT9CEC10634	2012	Ford F250 - D White	Ford
3059	SNG of MO	Brett Mahan - Manager	3GCEK23389G231948	2009	Chevy 1500 - Light Truck	Chevy

Mountain Grove 65711

3062	SNG of MO	Open	3GCEK23339G234918	2009	Chevy 1/2 Ton 4 Door - Conversion Van	Chevy
3049	SNG of MO	Community Gas Conversion Van	1GBHG31UX61158533	2006	Chevy Utility Van	Chevy
337	SNG of MO	BJ Proctor	1FM5K8D89GGA13275	2016	Ford Explorer	Ford
463	SNG of MO	Roger Wake	1FTFX1EF0EFC59035	2014	Ford F-150	Ford
459	SNG of MO	Johnny Davis	1FTFX1EF1EKG01938	2014	Ford F-150	Ford
245	SNG of MO	Mike Thompson	1FT7X2B67CEC18807	2012	Ford F-250	Ford
220	SNG of MO	Jeremy Barker	1FT7X2B68CEC10635	2012	Ford F-250	Ford
222	SNG of MO	Tom Burke	1FT7X2B61CEC10637	2012	Ford F-250	Ford
223	SNG of MO	Bill Mooney	1FT7X2B63CEC10638	2012	Ford F-250	Ford
233	SNG of MO	James Marah	1FT7X2BT9CEC10648	2012	Ford F-250 (Diesel)	Ford
236	SNG of MO	Josh Prock	1FT7X2BT9CEC10634	2012	Ford F-250 (Diesel)	Ford

Fleet ID	Company	Driver	VIN	Model Year	Vehicle Model Description	Mfg
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Camdenton 65020

216	SNG of MO	Open	1FTPX14V09KB67417	2009	Ford F-150 4x4 Super Cab	Ford
217	SNG of MO	Open	1GTHK53K49F168676	2009	GMC Sierra 2500 HD 4WD Crew Cab SLE	GMC
238	SNG of MO	Clinton Acres	1FT7X2B63CEC22157	2012	Ford F-250	Ford
224	SNG of MO	Open	1FT7X2B65CEC10639	2012	Ford F-250	Ford
249	SNG of MO	Jamie Smith	1FTFX1EF1DKD29146	2013	Ford F-150	Ford
198	SNG of MO	Phillip Marcum Move to Lebanon	1FTFX1EV1AKC10872	2010	Ford F-150 Supercab	Ford
237	SNG of MO	Jeremy Zimmerman	1FT7X2B61CEC22156	2012	Ford F-250	Ford
247	SNG of MO	Jamie Meyer	1FTFX1EF1CFB94712	2012	Ford F-150	Ford

	MO					
239	SNG of MO	Jeremy Handtke	1FT7X2B65CEC22158	2012	Ford F-250	Ford
244	SNG of MO	Eric Graves	1FTFX1EF1CFB94709	2012	Ford F-150	Ford

SCHEDULE 4

INTELLECTUAL PROPERTY

Trade Name: Summit Natural Gas, Inc.

Trade Name: Missouri Gas Utility, Inc.