Exhibit No:Issue:DepreciationWitness:Gregory E. MaciasSponsoring Party:MOPSC StaffType of Exhibit:Rebuttal TestimonyCase No.:GR-2006-0422Date Testimony Prepared:November 21, 2006

## MISSOURI PUBLIC SERVICE COMMISSION

## UTILITY SERVICES DIVISION

## **REBUTTAL TESTIMONY**

## OF

## **GREGORY E. MACIAS**

## **MISSOURI GAS ENERGY**

## CASE NO. GR-2006-0422

Jefferson City, Missouri November 2006

## **BEFORE THE PUBLIC SERVICE COMMISSION**

#### **OF THE STATE OF MISSOURI**

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

Case No. GR-2006-0422

## AFFIDAVIT OF GREGORY E. MACIAS

STATE OF MISSOURI SS. ) COUNTY OF COLE )

Gregory E. Macias, of lawful age, on his oath states: that he has participated in the preparation of the foregoing Rebuttal Testimony in question and answer form, consisting of  $\swarrow$  pages to be presented in the above case; that the answers in the foregoing Rebuttal Testimony were given by him; that he has knowledge of the matters set forth in such answers; and that such matters are true and correct to the best of his knowledge and belief.

egory E. Macias

Subscribed and sworn to before me this DCM day of MONDAN 20 00



ASHLEY M, HARRISON My Commission Expires August 31, 2010 Cole County Commission #06898978

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| AVERAGE SERVICE LIFE         |
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|                              |
|                              |

| 1  | REBUTTAL TESTIMONY OF  |  |  |  |  |  |  |  |
|----|--|--|--|--|--|--|--|--|
| 2  | GREGORY E. MACIAS  |  |  |  |  |  |  |  |
| 3  | MISSOURI GAS ENERGY  |  |  |  |  |  |  |  |
| 4  | CASE NO. GR-2006-0422  |  |  |  |  |  |  |  |
| 5  | Q. Please state your name and business address.                                      |  |  |  |  |  |  |  |
| 6  | A. Gregory E. Macias, P.O. Box 360, Jefferson City, MO 65201.                        |  |  |  |  |  |  |  |
| 7  | Q. By whom are you employed and in what capacity?                                    |  |  |  |  |  |  |  |
| 8  | A. I am employed by the Missouri Public Service Commission (PSC or                   |  |  |  |  |  |  |  |
| 9  | Commission) as a Utility Engineering Specialist II in the Engineering and Management |  |  |  |  |  |  |  |
| 10 | Services Department.   |  |  |  |  |  |  |  |
| 11 | Q. Are you the same Gregory E. Macias who has previously filed direct testimony      |  |  |  |  |  |  |  |
| 12 | on behalf of the Commission Staff in this case?                                      |  |  |  |  |  |  |  |
| 13 | A. Yes.  |  |  |  |  |  |  |  |
| 14 | Q. What is the purpose of your testimony?  |  |  |  |  |  |  |  |
| 15 | A. The purpose of my testimony is to address Missouri Gas Energy's (MGE or           |  |  |  |  |  |  |  |
| 16 | Company) depreciation recommendation as sponsored by Company witness                 |  |  |  |  |  |  |  |
| 17 | Thomas J. Sullivan.  |  |  |  |  |  |  |  |
| 18 | Q. What issues will you address in your rebuttal testimony?                          |  |  |  |  |  |  |  |
| 19 | A. I will address the Company's recommendation for 1) average service lives, and     |  |  |  |  |  |  |  |
| 20 | 2) net salvage allowances.   |  |  |  |  |  |  |  |
|    |  |  |  |  |  |  |  |  |
|    |  |  |  |  |  |  |  |  |

Rebuttal Testimony of Gregory E. Macias

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## **AVERAGE SERVICE LIFE**

- 2 Q. Are the Company's depreciation expense recommendations in this case based
  3 upon performance of a depreciation study?
- A. Yes. The Company's depreciation study was performed by witness
  Thomas J. Sullivan of Black and Veach Corporation.
- 6 Q. Did this depreciation study include an actuarial analysis of the Company's7 plant data?
- A. No. For the reasons explained in my direct testimony, the Company's
  depreciation data is not adequate to perform a reliable actuarial analysis. Analyzing actuarial
  data (placements and retirements) provides plant specific life characteristics from which
  appropriate average service lives can be selected.
- Q. Without a reliable actuarial analysis, how did the Company determine its
  recommended average service lives for its plant accounts in this case?
- A. The Company used a combination of simulated plant balance analysis, aregional industry comparison and judgment.
- Q. Does Staff agree with the Company's use of simulated plant balance analysisto set average service lives?
- 18 Α No. In this case, the Company relied on the results of the simulated plant 19 balance analysis for two accounts, Account 380 - Services, and Account 393 - Stores 20 Equipment. Focusing on Account 380 – Services, there are problems with the results of the 21 simulated analysis by Mr. Sullivan's own admission. In his direct testimony at 22 Schedule TJS-2, page 9, Mr. Sullivan explains the three problems he sees with the Company's 23 Account 380 – Services analysis. First, the results "may not reflect the life characteristics of 24 the majority of the plant recorded in the account since it has only recently been placed in

## Rebuttal Testimony of Gregory E. Macias

service". Second, "[t]he use of simulated plant balance analysis results in an aggregate service life that may not be indicative of the account". Third, "a relatively high retirements index ... merely substantiates that the majority of the account consists of relatively new property." Mr. Sullivan's reliance on the simulated plant balance analysis is based on the fact that "the uniformity of service lives indicated by the three best fits... suggest the results may be reasonable."

7

8

Q. Does Staff agree with the Company's application of the "regional industry norms" to guide average service life selection?

A. Staff is not opposed to "regional industry norms" as a possible frame of reference, but does not believe that the Commission is bound by any such comparison. Staff urges caution when comparing average service life recommendations to regional averages because the method used to arrive at the comparison average service lives is unknown. The average service lives could be a result of a method not favorable in Missouri, or simply a number arrived at through negotiation between parties. Using the regional average for surrogate average service lives is not recommended.

16 Staff would be remiss not to point out that all but three of the Company's selected 17 average service lives are below the regional industry average, thereby generating higher 18 depreciation expense.

Q. Do Staff's recommended average service lives fall within the Company's
range of "regional industry norms"?

A. Yes. All of Staff's recommended average service lives fall within the
Company's range of "regional industry norms". A comparison of Company and Staff average
service life recommendations to the "regional industry norm" is provided in Schedule 1.

# Rebuttal Testimony of Gregory E. Macias

| 1  | Q. How is Staff recommending that MGE's average service lives be calculated in                |  |  |  |  |  |  |  |  |
|----|---|--|--|--|--|--|--|--|--|
| 2  | this proceeding, given the current lack of reliable actuarial data from the Company?          |  |  |  |  |  |  |  |  |
| 3  | A. As stated in my direct testimony, Staff supports using surrogate average                   |  |  |  |  |  |  |  |  |
| 4  | service lives developed from depreciation studies of similar Missouri Jurisdictional natural  |  |  |  |  |  |  |  |  |
| 5  | gas local distribution (LDC) companies. The comparison LDCs depreciation studies were         |  |  |  |  |  |  |  |  |
| 6  | performed by Staff using actuarial data.  |  |  |  |  |  |  |  |  |
| 7  | Q. Why is Staff's approach to estimating average service lives preferable to the              |  |  |  |  |  |  |  |  |
| 8  | Company's in this proceeding?   |  |  |  |  |  |  |  |  |
| 9  | A. Staff's approach is preferable for the following reasons:                                  |  |  |  |  |  |  |  |  |
| 10 | 1. The comparison LDCs operate under the jurisdiction of the PSC;                             |  |  |  |  |  |  |  |  |
| 11 | 2. The various accounts' average service lives are based on depreciation                      |  |  |  |  |  |  |  |  |
| 12 | studies conducted by Staff using depreciation databases with adequate                         |  |  |  |  |  |  |  |  |
| 13 | placement and retirement histories;   |  |  |  |  |  |  |  |  |
| 14 | 3. Using an average of the individual LDCs' average service lives                             |  |  |  |  |  |  |  |  |
| 15 | mitigates the differences between MGE's plant, operations and management                      |  |  |  |  |  |  |  |  |
| 16 | and that of the comparison LDCs.  |  |  |  |  |  |  |  |  |
|    |   |  |  |  |  |  |  |  |  |
| 17 | <u>NET SALVAGE ALLOWANCE</u>  |  |  |  |  |  |  |  |  |
| 18 | Q. Briefly summarize the Company's net salvage allowance position and why                     |  |  |  |  |  |  |  |  |
| 19 | Staff disagrees with it.  |  |  |  |  |  |  |  |  |
| 20 | A. The Company has recommended an allowance for net salvage only for                          |  |  |  |  |  |  |  |  |
| 21 | Account 380 – Services. Mr. Sullivan believes that net salvage of other accounts is minor and |  |  |  |  |  |  |  |  |
| 22 | therefore does not recommend an adjustment to the depreciation rates for net salvage          |  |  |  |  |  |  |  |  |
| 23 | pertaining to these accounts. The Staff generally agrees with Mr. Sullivan's assessment.      |  |  |  |  |  |  |  |  |

## Rebuttal Testimony of Gregory E. Macias

- 11
- A. Yes, it does.

#### GR-2006-0422

**Missouri Gas Energy** 

Schedule 1. Comparison of Average Service Life Recommendations to "Regional Industry Norms"

|         |                                   | Regional*            |      | Proposed |                      |       |
|---------|-----------------------------------|----------------------|------|----------|----------------------|-------|
|         |                                   | Average Service Life |      |          | Average Service Life |       |
| Account |                                   | Range                |      |          |                      |       |
| Number  | Description                       | Low                  | High | Average  | Company              | Staff |
|         | DISTRIBUTION                      |                      |      |          |                      |       |
| 375.00  | Structures and Improvements       | 21                   | 61   | 46       | 40                   | 45    |
| 376.00  | Mains                             | 33                   | 79   | 49       | 44                   | 45    |
| 378.00  | Measuring and Regulating Equip.   | 27                   | 45   | 38       | 35                   | 41    |
| 379.00  | Meas & Reg Equip - City Gate      | 28                   | 49   | 40       | 40                   | 41    |
| 380.00  | Services                          | 22                   | 45   | 37       | 32                   | 42    |
| 381.00  | Meters                            | 32                   | 52   | 39       | 35                   | 41    |
| 382.00  | Meter Installations               | 31                   | 41   | 37       | 35                   | 41    |
| 383.00  | House Regulators                  | 29                   | 50   | 42       | 35                   | 45    |
| 385.00  | Industrial Meas and Reg Equipment | 25                   | 44   | 36       | 30                   | 43    |
|         | GENERAL                           |                      |      |          |                      |       |
| 390.00  | Structures and Improvements       | 8                    | 79   | 45       | 40                   | 41    |
| 391.00  | Office Furniture and Equipment**  | 5                    | 37   | 21       | 11**                 | 11**  |
| 391.10  | Computers**                       | 5                    | 13   | 7        |                      |       |
| 392.00  | Transportation Equipment          | 7                    | 14   | 11       | 11                   | 12    |
| 393.00  | Stores Equipment                  | 8                    | 66   | 35       | 30                   | 32    |
| 394.00  | Tool, Shop, and Garage Equipment  | 8                    | 42   | 27       | 20                   | 27    |
| 396.00  | Power Operated Equipment          | 8                    | 21   | 15       | 15                   | 17    |
| 397.10  | Electronic Reading - ERT          |                      |      |          | 20                   | 20    |
| 397.20  | Communication Equipment           | 8                    | 29   | 20       | 16                   | 21    |
| 398.00  | Miscellaneous Equipment           | 8                    | 29   | 22       | 20                   | 26    |

\* Regoinal data gathered from Sullivan direct testimony, Schedule TJS-2, Table 3-4

\*\* For MGE's accounts, Office Furniture and Equipment includes Computers