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

In the Matter of the Application of Spire Missouri	)	
Inc. to Change its Infrastructure System	)	File No. GO-2018-0
Replacement Surcharge in its Spire Missouri East	)	
Service Territory	)	
In the Matter of the Application of Spire Missouri	)	
Inc. to Change its Infrastructure System	)	File No. GO-2018-0
Replacement Surcharge in its Spire Missouri West	)	
Service Territory	)	

## SPIRE MISSOURI INC'S REQUEST FOR WAIVER OF RULE 4 CSR 4.017(1) FOR ISRS CASE FILINGS, OR IN THE ALTERNATIVE, NOTICE OF INTENDED CASE FILINGS

**COMES NOW** Spire Missouri Inc. ("Spire Missouri" or "Company"), on behalf of its operating units, Spire Missouri East ("Spire East") and Spire Missouri West ("Spire West" and, pursuant to Commission Rule 4 CSR 240-4.017(4)(D), files this request for waiver of the notice provisions of Rule 4 CSR 4.017(1) and in the alternative, provides this Notice of Intended Case Filings, respectfully stating as follows:

1. Commission Rule 4 CSR 240-4.017(1) provides, in part, as follows:

Any person that intends to file a case shall file a notice with the secretary of the commission a minimum of sixty (60) days prior to filing such case. Such notice shall detail the type of case and issues likely to be before the commission and shall include a summary of all communication regarding substantive issues likely to be in the case between the filing party and the office of the commission that occurred in the ninety (90) days prior to filing the notice.

2. Rule 4.017(4)(D) permits a party to request a waiver of the above cited rule for good cause. The rule provision specifically provides that good cause may be established by submitting a verified declaration that the filing party has had no communication with the office of the commission within the prior one hundred fifty (150) days regarding any substantive issue likely to be in the case. The Company

interprets this to mean that good cause is established if the filing party has had no communication with a member of the office of the Commission outside of pleadings or other public communications. Subject to that understanding, the Company has attached to this request a verified declaration that neither the Company nor any person or entity acting on behalf of the Company or its Missouri operating units, has had a communication with a member of the office of the commission in the last 150 days regarding any substantive issues that are likely to arise in these ISRS cases. For that reason, the Company requests that the Commission grant a waiver of the 60-day notice requirement for both the Spire East and Spire West ISRS filings that the Company is preparing to make in early June of 2018.

- 3. Independent of this justification, Spire Missouri also asserts that good cause exists for a waiver of the 60-day notice requirements since both Spire East and Spire West generally file ISRS cases twice per year on a regular basis. As a result, the filing of such cases can be, and are, expected by all parties involved, which significantly limits the need for a notice to the parties involved. This is an additional reason for waiving the 60-day notice requirement for the anticipated Spire East and Spire West ISRS filings.
- 4. In the event that the waiver is not granted at all, the Company hereby provides notice that it intends to file its next ISRS cases in 60 days. It is unclear at this time what, if any, issues are likely to be before the Commission in those cases, given the appellate and remand status of the Company's prior ISRS cases.

**WHEREFORE**, Spire Missouri, Inc. respectfully requests that the Commission waive the 60-day notice requirements of Commission Rule 4.017(1) for the ISRS cases to be filed on behalf of its operating units, Spire East and Spire West, or in the alternative, accept this Notice regarding these upcoming ISRS case filings.

Respectfully submitted,

#### /s/ Rick Zucker

Rick Zucker, Mo. Bar #49211 Associate General Counsel Laclede Gas Company 700 Market Street, 6<sup>th</sup> Floor St. Louis, MO 63101

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### s/ Michael C. Pendergast

Michael C. Pendergast #31763 Fischer & Dority 423 Main Street St. Charles, MO 63301 (314) 288-8723 (telephone) E-mail:mcp2015law@icloud.com

ATTORNEYS FOR SPIRE MISSOURI INC.

#### **CERTIFICATE OF SERVICE**

I hereby certify that the foregoing pleading has been duly served upon the General Counsel of the Staff and on the Office of the Public Counsel by hand delivery, email, fax, or United States mail, postage prepaid, on this 30th day of April, 2018.

/s/ Marcia Spangler

# BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application of Spire Missouri Inc. to Change its Infrastructure System Replacement Surcharge in its Spire Missouri East Service Territory	) File No. GO-2018-0 )			
In the Matter of the Application of Spire Missouri Inc. to Change its Infrastructure System Replacement Surcharge in its Spire Missouri West Service Territory	) File No. GO-2018-0 )			
VERIFIED DECLARATION				
State of Missouri ) ) ss City of St. Louis )				
I, Glenn W. Buck, being of lawful age, state Affairs for Spire Missouri Inc., that I have read the f declare that, other than pleadings or other public cor communication with the office of the commission w regarding any substantive issue likely to be in the ab	foregoing Request for Waiver, and hereby mmunications, Spire Missouri Inc. has had no rithin the prior one hundred fifty (150) days			
Glenn	Glom Bielow. Buck			
Subscribed and sworn to before me this 30th day of April, 2018.				
	Marcia a. Spangler			
My Commission Expires: 9–24–/8				

MARCIA A. SPANGLER
Notary Public - Notary Seal
STATE OF MISSOURI
St. Louis County
My Commission Expires: Sept. 24, 2018
Commission # 14630361