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 Missouri East and Spire Missouri West Filing of Its Proposed Weather Normalization Adjustment Rider (WNAR) Tariff Sheet

File No. GR-2023-xxxx

SPIRE MISSOURI INC.'S APPLICATION TO UPDATE ITS WEATHER NORMALIZATION ADJUSTMENT RIDER (WNAR)

COMES NOW Spire Missouri Inc. ("Spire Missouri" or "Company"), on behalf of itself and its two operating units, Spire Missouri East ("Spire East") and Spire Missouri West ("Spire West") and, pursuant to 386.266.3 RSMo and Rule 20 CSR 4240-2.080 (14) submits this Application to Update Its Weather Normalization Adjustment Rider (WNAR). In support of its application, the Company states as follows:

APPLICANT

1. Spire Missouri is a public utility incorporated under the laws of the State of Missouri, with its principal office located at 700 Market Street, St. Louis, Missouri 63101. Contact information for communications with Spire Missouri, through the Company's legal counsel, including Spire Missouri's electronic mail address and telephone number, are set forth on the signature page of this Application.

2. A Certificate of Good Standing evidencing Spire Missouri's standing to do business in Missouri has been filed in Case No. GU-2020-0376 and is incorporated herein by this reference. The information on such Certificate is currently applicable and correct.

3. Spire Missouri is primarily engaged in the business of distributing and transporting natural gas to customers in both the eastern and western portions of the State of Missouri, subject

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to the jurisdiction of the Commission. Spire Missouri serves customers in the City of St. Louis and ten counties in Eastern Missouri through its Spire East operating unit. Spire Missouri serves customers in the City of Kansas City and thirty counties in Western Missouri through its Spire West operating unit.

4. Other than cases that have been docketed at the Commission or previously disclosed in another Commission case, Spire Missouri has no pending actions or final unsatisfied judgments or decisions against it from any state or federal agency or court which involve customer service or rates.

5. Spire Missouri is current on its annual report and assessment fee obligations to the Commission, and no such report or assessment fee is overdue.

WNAR

6. The Company's WNAR Tariff requires the Company to make an annual rate filing to adjust its revenue to remove the effects of abnormal weather. The rate adjustment is effective for a period of 12 months.

7. The Revised Tariff Sheet, P.S.C. MO. No. 9, Second Revised Sheet No. 13.9, was filed by the Company on July 1, 2023 to become effective on September 1, 2023. The existing WNAR rates will zero out as of September 1, 2023, and this update to the WNAR will allow the rider to continue without interruption.

8. The new Weather Normalization Adjustment (WNA) for Spire East is \$0.03106 per Ccf and the new WNA for Spire West is \$0.02464 per Ccf of gas used. For the average Spire East residential customer, the increase is 95 cents per month, and for the average Spire West residential customer the increase is 69 cents per month. The actual amount on a customer's bill will vary depending upon the customer's usage.

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WHEREFORE, for all the foregoing reasons, Spire Missouri respectfully requests that the

Commission approve the WNAR Tariff Sheets to become effective on September 1, 2023.

Respectfully submitted,

/s/ Matt Aplington

Matthew Aplington MoBar #58565 General Counsel Spire Missouri Inc. 700 Market Street, 6th Floor St. Louis, MO 63101 (314) 342-0785 (Office) Email: matt.aplington@spireenergy.com

ATTORNEY FOR SPIRE MISSOURI INC.

CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of the foregoing Application of Spire Missouri was served to all counsel of record on this 1st day of July 2023 by hand-delivery, fax, electronic or regular mail.

/s/JulieTrachsel