

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

In the Matter of the Application of Summit Natural Gas)
of Missouri Inc., for Certificates of Convenience and)
Necessity to Construct, Install, Own, Operate, Maintain,)
and Otherwise Control and Manage Natural Gas Lines to) File No. _____
Provide Gas Service in certain areas of Laclede and)
Webster Counties in Conjunction with its Existing)
Certificated Areas)

**APPLICATION FOR CERTIFICATES OF CONVENIENCE AND NECESSITY
AND MOTION FOR WAIVER**

COMES NOW Summit Natural Gas of Missouri, Inc. (“SNGMO” or the “Company”), by and through its undersigned counsel, and, pursuant to RSMo. §393.170 and Commission Rules 20 CSR 4240-2.060, 20 CSR 4240-3.205, and 20 CSR 4240-4.017, requests permission and approval and certificates of convenience and necessity (“CCN”) to construct, install, own, operate, maintain, and otherwise control and manage natural gas lines to provide gas service in Laclede and Webster Counties, Missouri, in conjunction with its existing certificated areas. In support thereof, SNGMO respectfully states as follows to the Missouri Public Service Commission (“Commission”):

APPLICANT

1. The Company is a wholly owned subsidiary of Summit LDC Holdings, LLC, which is a wholly-owned subsidiary of Summit Utilities, Inc. The Company is a corporation duly incorporated under the laws of the State of Colorado, with its principal offices located at 10825 E. Geddes Avenue, Suite 410, Centennial, CO 80112.

2. The Company conducts business as a “gas corporation” and a “public utility” as those terms are defined at §386.020, RSMo, and provides natural gas service in the Missouri counties of Benton, Caldwell, Camden, Daviess, Douglas, Greene, Harrison, Howell, Laclede,

Miller, Morgan, Pettis, Stone, Taney, Texas, Webster, and Wright, subject to the jurisdiction of the Commission as provided by law. Other than cases that have been docketed at the Commission, SNGMO has no pending action or final unsatisfied judgments or decisions against it from any state or federal agency or court within the past three years that involve customer service or rates. SNGMO has no annual report or assessment fees that are overdue.

3. All correspondence, communications, notices, orders and decisions of the Commission with respect to this matter should be sent to the undersigned counsel and:

Matthew Kaply
Sr. Director Legislative and Regulatory Affairs
Summit Utilities Inc.
2 Delorme Ave
Yarmouth, ME 04096
Telephone: 207-621-8000, ex. 1430
Email: mkaply@summitnaturalgas.com

Tyler Davis
Supervisor, Regulatory Affairs
Summit Utilities, Inc.
2 Delorme Ave
Yarmouth, ME 04096
Telephone: 207-781-1200, ex. 1570
Email: tdavis@summitutilitiesinc.com

CCN APPLICATION

4. The requested CCNs are a part of a system upgrade designed to provide a long-term solution to the pressure and capacity issues encountered on the Rogersville system. The system upgrade will also allow for continued growth on the Rogersville System and is expected to reduce current operations and maintenance expenses. The upgrade will consist of three phases:

- Phase I: Install compression at Williams Tap (3,000 feet of 12” steel mainline; 3,000 of 8” steel mainline, and 2 mainline compressors);
- Phase II: Install transmission bypass around Lebanon (27,500 feet of 8” steel

mainline; 10,000 feet of 8" HDPE; and 2 regulator stations); and,

- Phase III: Install larger pipeline b/w Diggins & Marshfield 70,000 feet of 8" steel mainline; 1 launcher and 1 receiver station).

5. Portions of the system upgrade will be constructed within SNGMO's existing certificated service area. However, two segments of line must be constructed in territory adjacent to, but not within, SNGMO's existing service territory in Laclede and Webster Counties. It is those areas for which SNGMO seeks CCNs.

6. SNGMO seeks a service area CCN for the area in Laclede County described as follows: Township 34 North, Range 16 West, Sections 21, 27, and 28; and depicted on the map attached hereto as Appendix A. SNGMO seeks a service area CCN for the area in Webster County described as follows: Township 29 North, Range 17 West, Sections 6, 7, 16 and 17; and depicted on the map attached hereto as Appendix B.

7. There are ten or more residents or landowners in the Laclede County area, and, as such, pursuant to Rule 20 CSR 4240-3.205(1)(A)(2), a listing of the names and addresses of ten landowners in that requested service area is attached hereto as Appendix C - Confidential. There are ten or more residents or landowners in the Webster County area, and, as such, pursuant to Rule 20 CSR 4240-3.205(1)(A)(2), a listing of the names and addresses of ten landowners is attached hereto as Appendix D - Confidential. Appendices C and D have been identified as Confidential pursuant to Commission Rule 20 CSR 4240-2.135(2)(A)1 because they contain information relating directly to specific customers.

8. As stated above, the primary purpose of this system upgrade is to address pressure and capacity issues, as well as to provide for future growth. However, there are potential customers in each of the requested CCN areas to which SNGMO may provide service and,

thereby, mitigate some of the costs associated with the upgrade by providing off setting revenues. It is for this reason that SNGMO is requesting CCNs for service areas, rather than line certificates.

9. A feasibility study containing plans and specifications for the system upgrade, the estimated cost of construction, and an estimate of the number of customers, revenues, and expenses for service to the area for the first three years of operations is attached hereto as **Appendix E1 E2, and E3 - Confidential**. This appendix has been identified as Confidential pursuant to Commission Rule 20 CSR 4240-2.135(2)(A)5 because it contains confidential business information.

10. The project will be financed by a combination of equity and debt utilizing the Company's existing line-of-credit revolver.

11. SNGMO holds all necessary franchises and permits from municipalities, counties, or other authorities that are required for SNGMO to serve the areas.

12. The rates for the proposed area will be those currently approved and in effect for services provided in SNGMO's adjacent certificated territories under SNGMO's existing tariff. SNGMO plans to use the general terms and conditions of service found in SNGMO's currently approved tariffs.

13. The areas SNGMO proposes to certificate will, in the first instance, allow it to provide improved service to the Rogersville system. Further, those areas also have a need for a natural gas system and otherwise have no natural gas service available. SNGMO's experience in the operation of natural gas systems gives it the ability to provide this service in an efficient manner. For these reasons, a grant of the application will further the public convenience and necessity.

MOTION FOR WAIVER

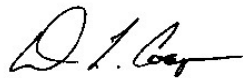
14. Commission Rule 20 CSR 4240-4.017(1) provides that “(a)ny person that intends to file a case shall file a notice with the secretary of the commission a minimum of sixty (60) days prior to filing such case.” No such notice was filed herein. As such, SNGMO seeks a waiver of the 60-day notice requirement.

15. Commission Rule 20 CSR 4240-4.017(1)(D) provides that a waiver may be granted for good cause. In this regard, SNGMO declares (as verified below) that they have had no communication with the Office of the Commission (as defined in Commission Rule 20 CSR 4240-4.015(10)) within the prior 150 days regarding any substantive issue likely to be in this case. Additionally, the area is in need of gas service, and a delay in filing this Application would delay construction and the ultimate provision of service

WHEREFORE, SNGMO requests, for good cause shown, that the Commission waive the notice requirement of 20 CSR 4240-4.017(1), approve this Application, and issue CCNs to SNGMO as set forth above. SNGMO requests such other and further relief as is just and proper under the circumstances.

BRYDON, SWEARENGEN & ENGLAND P.C.

By:



Dean L. Cooper MBE #36592
312 E. Capitol Avenue; P. O. Box 456
Jefferson City, MO 65102
Phone: (573) 635-7166
E-Mail: dcooper@brydonlaw.com

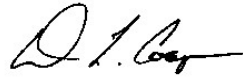
ATTORNEYS FOR SUMMIT NATURAL
GAS OF MISSOURI, INC.

CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of the foregoing document was sent by electronic mail to the following counsel this 21st day of February, 2020:

General Counsel's Office
staffcounsel@psc.mo.gov

Office of the Public Counsel
opc@ded.mo.gov



AFFIDAVIT

State of Maine)
)
County of Cumberland) ss

I, Matthew Kaply, having been duly sworn upon my oath, state that I am the Senior Director Regulatory Affairs and Rates of Summit Natural Gas of Missouri, Inc. (SNGMO), that I am duly authorized to make this affidavit on behalf of SNGMO, that the matters and things stated in the foregoing application and appendices thereto are true and correct of the best of my information, knowledge and belief. Additionally, no representative of SNGMO has had any communication with the office of the Missouri Public Service Commission as defined in Commission Rule 20 CSR 4240-4.015(10), within the immediately preceding 150 days regarding the subject matter of this Application.



Subscribed and sworn before me this 21st day of February, 2020.


Notary Public

My Commission Expires 5-8-2026

