Exhibit No.:

Issues: Injuries and Damages

Insurance

Witness: Michael Jason Taylor

Sponsoring Party: MoPSC Staff
Type of Exhibit: Rebuttal Testimony
Case No.: GR-2017-0215

GR-2017-0216

Date Testimony Prepared: October 17, 2017

# MISSOURI PUBLIC SERVICE COMMISSION COMMISSION STAFF DIVISION

**AUDITING DEPARTMENT** 

## REBUTTAL TESTIMONY

**OF** 

### MICHAEL JASON TAYLOR

SPIRE MISSOURI, INC., D/B/A SPIRE LACLEDE GAS COMPANY AND MISSOURI GAS ENERGY GENERAL RATE CASE

CASE NOS. GR-2017-0215 and GR-2017-0216

Jefferson City, Missouri October 2017

\*\* Denotes Confidential Information \*\*

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10	Q. Please state your name and business address.							
11	A. Michael Jason Taylor, Fletcher Daniels Office Building, 615 East 13th Street,							
12	Room 201, Kansas City, Missouri, 64106.							
13	Q. By whom are you employed and in what capacity?							
14	A. I am a Utility Regulatory Auditor with the Missouri Public Service							
15	Commission ("Commission").							
16	Q. Are you the same Michael Jason Taylor who previously testified in this case?							
17	A. Yes. I contributed to Staff's Cost of Service Report ("Report") filed							
18	September 8, 2017. Within the Report, I testified on injuries and damages, insurance, and							
19	PSC assessment.							
20	Q. What is the purpose of your rebuttal testimony?							
21	A. I will respond to Laclede Gas Company ("LAC") and Missouri Gas Energy							
22	("MGE") witness Michael R. Noack's testimony and his sponsored work papers concerning							
23	injuries and damages expense.							
24 25	INJURIES AND DAMAGES EXPENSE  Q. What is LAC's and MGE's position regarding injuries and damages expense?							

- A. LAC and MGE used both accrual and cash basis approaches for normalizing injuries and damages expense. LAC and MGE normalized injuries and damages expense using cash payments for workers compensation, auto, and property claims, but used an accrual method for other claims. For LAC and MGE, other claims are claims that are not categorized under workers compensation, auto, and property claims.
- Q. Does Staff agree with LAC's and MGE's use of the accrual method for the other claims category when determining a normalized level of injuries and damages expense?
- A. No. The accrued amount that LAC and MGE used for other claims is based on projections that are not representative of the actual costs that they have incurred presently or in the recent past. Staff normalized workers compensation, auto, property, and other claims using actual cash payments made by LAC and MGE.
- Q. Explain why Staff prefers normalizing costs using the cash method vs. the accrual method.
- A. For injuries and damages expense, Staff's position is that cash payments are a better reflection of actual known and measureable costs. Accrued amounts are projections that do not represent real costs; but instead are estimates of what LAC and MGE expect the amount of a future liability to be for items such as a workman's compensation claim. The use of an accrued amount may overstate or understate a true normalized level of injuries and damages expense.
- Q. Are the accrued amounts that LAC and MGE used for the other claims category reflective of the actual cost incurred by MGE and LAC?
- A. No. As shown in the following table, the accruals for other claims have exceeded actual cash payments in 2014, 2015, 2016, and January through June 30, 2017:

Rebuttal Testimony of Michael Jason Taylor

1	A.	No. As shown in	the followi	ing table, the	accruals for ot	ther claims have	
2	exceeded actual cash payments in 2014, 2015, 2016, and January through June 30, 2017.					ne 30, 2017. 1	
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5	**						
6	Q.	Q. Please summarize your rebuttal testimony					
7	A.	A. Staff takes the position that the Commission should base its awarded revenue					
8	requirement on Staff's recommended normalized level of expenses associated with injuries						
9	and damages, which Staff calculates using known and measurable actual cash payments made						
10	to determine	the appropriate level	of expense fo	or all categories	of this expense	e.	
11	Q.	Q. Does that conclude your rebuttal testimony?					
12	A. Yes.						
	*						
	II						

### BEFORE THE PUBLIC SERVICE COMMISSION

### OF THE STATE OF MISSOURI

In the Matter of Laclede Gas Company's Request to Increase Its Revenues for Gas Service	) ) )	Case No. GR-2017-0215						
In the Matter of Laclede Gas Company d/b/a Missouri Gas Energy's Request to Increase Its Revenues for Gas Service	) .	Case No. GR-2017-0216						
AFFIDAVIT OF MICHAEL JASON TAYLOR								

STATE OF MISSOURI ) ss.
COUNTY OF JACKSON )

COMES NOW MICHAEL JASON TAYLOR and on his oath declares that he is of sound mind and lawful age; that he contributed to the foregoing Rebuttal Testimony; and that the same is true and correct according to his best knowledge and belief.

Further the Affiant sayeth not.

**JURAT** 

Totary Public

BEVERLY M. WEBB
My Commission Expires
April 14, 2020
Clay County
Commission #12464070