January 6, 2012

Secretary of the Commission Missouri Public Service Commission P.O. Box 360 200 Madison Street Jefferson City, MO 65102-0360

RE: Substitute tariff sheet filing

Case No. GT-2012-0183 Tariff No. YG-2012-0261

On December 9, 2011, in compliance with the Commission's Final Decision and Order to File a New Tariff Sheet in Case No. GC-2011-0100, Missouri Gas Energy ("MGE") filed an electronic version of P.S.C. MO. No. 1, Fifth Revised Sheet No. 34, canceling Fourth Revised Sheet No. 34 and First Revised Sheet No. 34.1, canceling Original Sheet No. 34.1. Those tariff sheets bore an issue date of December 9, 2011, and a proposed effective date of January 8, 2012.

By letter dated December 30, 2011, MGE voluntarily extended the proposed effective date of those tariff sheets to January 19, 2012.

MGE hereby submits, as a substitute tariff sheet filing in compliance with the Commission's Final Decision and Order to File a New Tariff Sheet in Case No. GC-2011-0100, an electronic version of P.S.C. MO. No. 1, Fifth Revised Sheet No. 34, canceling Fourth Revised Sheet No. 34. This substitute tariff sheet bears an issue date of December 9, 2011, and a proposed effective date of January 19, 2012, consistent with the Commission order dated January 3, 2012 in Case No. GT-2012-0183. The rationale and purpose for this substitute tariff sheet filing is explained in the Response of MGE in Opposition to Staff's Recommendation to Reject Proposed Compliance Tariff and Public Counsel's Motion to Suspend Tariff filed on January 6, 2011 in the above-captioned case.

Thank you for bringing this matter to the attention of the Commission and the appropriate Commission personnel.

Sincerely,

/s/ Todd J. Jacobs
Todd J. Jacobs

cc: The Office of Public Counsel General Counsel's Office Fifth Revised Fourth Revised

SHEET No. R-34 SHEET No. R-34

Missouri Gas Energy, a Division of Southern Union Company

For: All Missouri Service Areas

GENERAL TERMS AND CONDITIONS FOR GAS SERVICE

3.19 COMPANY LIABILITY: Customer shall save Company harmless from customer's claims for trespass, injury to persons, or damage to lawns, trees, shrubs, buildings or other property that may be caused by reason of the installation, operation, or replacement of the service line, yard line and other necessary appurtenances to serve customer unless it shall affirmatively appear that the injury to persons or damage to property complained of has been caused by negligence on the part of Company or its accredited personnel.

Company may refuse or discontinue service if an inspection or test reveals leakage, escape or loss of gas on customer's premises. Provided that the Company has complied with 4 CSR 240-40.030(10)(J), 4 CSR 240-40.030(12)(S) and 4 CSR 240-40.030(14)(B), Company will not be liable for any loss, damage or injury whatsoever caused by such leakage, escape or loss of gas from customer's service line, yard line, ancillary lines, house piping, appliances or other equipment.

The Company does not own, nor is it responsible for the repair or maintenance of any piping, vents, or gas utilization equipment on the downstream side of the gas meter, its related appurtenances and piping. All piping, vents or gas utilization equipment furnished by the owner/customer of the premises being served shall be suitable for the purposes hereof and the owner/customer of the premises shall be responsible for the repair and maintenance of such at all times in accordance with accepted practice and in conformity with requirements of public health and safety, as set forth by the properly constituted authorities and by the Company. As with any fixture or appurtenance within premises, piping, vents or gas utilization equipment can fail, malfunction or fall into disrepair at any time and as such the owner/customer of the premises being served shall be aware of this fact, and Company shall owe customer no duty to warn of potential hazards that may exist with such facilities on the downstream side of the gas meter, its related appurtenances and piping, provided that the Company has complied with 4 CSR 240-40.030(10)(J), 4 CSR 240-40.030(12)(S) and 4 CSR 240-40.030(14)(B).

The owner/customer shall be responsible at all times for the safekeeping of all Company property installed on the premises being served, and to that end shall give no one, except the Company's authorized employees, contractors or agents, access to such property. The owner/customer of the premises being served shall be liable for and shall indemnify, hold harmless and defend the Company for the cost of repairs for damage done to Company's property due to negligence or misuse of it by the owner/customer or persons on the premises affected thereby.

DATE OF ISSUE

December

9, 2011

year

day

DATE EFFECTIVE

January month 19 2012 day year

ISSUED BY Michael R. Noack

month

Director, Pricing and Regulatory Affairs