

September 18, 2019

VIA ELECTRONIC FILING

Mr. Morris Woodruff, Secretary Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102

RE: Liberty Utilities (Midstates Natural Gas) Corp.
Case No. GT-2020-0055
Tariff Tracking Nos. JG-2021-0042, YG-2021-0050, and YG-2021-0080

Dear Judge Woodruff:

I am providing herewith to the Missouri Public Service Commission for filing, in electronic form, the following WNAR tariff sheets:

Form 13 - P.S.C. MO. No. 2, 2nd Revised Sheet No. 67; Form 13 - P.S.C. MO. No. 2, 1st Revised Sheet No. 67.1; and Form 13 - P.S.C. MO. No. 2, 5th Revised Sheet Nos. 67.2-67.5.

Second revised tariff sheet no. 67 was submitted on August 19, 2020, with a proposed effective date of September 18, 2020 (Tariff No. JG-2021-0042). The Commission extended the effective date of that sheet to October 18, 2020. A substitute tariff sheet is being submitted today, using the same issue and effective dates as the original submission, with the understanding that this sheet, if not suspended again, will take effect on October 18, 2020.

Revised tariff sheet no. 67.1 was submitted today, Tariff Number YG-2021-0080, with an effective date thirty days thereafter (October 18, 2020).

Second revised tariff sheet nos. 67.2-67.5 were initially submitted on August 30, and first substituted on September 11, 2020, with a proposed effective date of October 1 (Tariff No. YG-2021-0050). Substitute tariff sheets are being submitted today as well, with the effective date remaining October 1, 2020.

Since the initial tariff submissions of sheet 67 and sheets 67.2-67.5, the Company has continued to work with Staff on appropriate changes, warranting the filing of sheet no. 67.1 and substitute tariff submissions for sheets 67 and 67.2-67.5.

With today's filings, effective October 1, 2020, the WNAR adjustment will be \$0.01631 for residential customers in the Company's Northeast and West Districts, \$0.02457 for residential



customers in the Company's Southeast District, \$0.00837 for small general service customers in the Northeast and West Districts, and \$0.00841 for small general service customers in the Southeast District. The rates are calculated semiannually to adjust for actual heating degree days as they differ from the normal levels and are effective for twelve months.

The Company's WNAR tariff states that the Company shall determine the Semiannual Reconciliation Rate ("SRR") based on the over- or under-billing during the twelve month billing of each Current Semiannual WNA ("CSWNA") and SRR using the effective CSWNA and SRR rates and nine months actual sales and three months projected sales. This filing includes the Company's corrected CSWNA reconciliation for the twelve month period ending September 30, 2020. This CSWNA reconciliation establishes the SRR rates to be effective October 1, 2020. The SRR adjustment is \$0.00083 for residential customers in the Company's Northeast and West Districts, (\$0.00001) for residential customers in the Company's Southeast District, \$0.00049 for small general service customers in the Northeast and West Districts, and (\$0.00004) for small general service customers in the Southeast District.

Compared to currently existing rates, and assuming normal usage, the WNAR adjustment would increase the average monthly bill of the typical residential customer by approximately:

\$1.16 per month, or 1.99% in the Northeast District;

\$1.08 per month, or 1.859% in the West District; and

\$0.21 per month, or 0.49% in the Southeast District.

Such bill impacts may be less or more depending on a customer's actual usage, which is primarily affected by weather.

Please bring these tariff filings to the attention of the Commissioners and the appropriate Commission personnel. Redlined tariff sheets are being provided to Staff and OPC.

Sincerely,

Diana Carter