

Spire Inc. 700 Market St. St. Louis, MO 63101

March 29, 2019

VIA EFIS

Secretary Morris Woodruff Missouri Public Service Commission Governor Office Building 200 Madison Street Jefferson City, MO 65101

Dear Secretary Woodruff:

On behalf of Spire Missouri Inc. (the "Company"), enclosed herewith for filing with the Missouri Public Service Commission are the substitute revised tariff sheets, P.S.C. MO. No. 7, Revised Sheet No. 13.2 of the eastern Missouri operating division of Spire Missouri Inc. d/b/a Spire ("Spire East") and P.S.C. MO. No. 8, Revised Sheet No. 13.2 of the western Missouri operating division of Spire Missouri Inc. d/b/a Spire ("Spire East") and P.S.C. MO. No. 8, Revised Sheet No. 13.2 of the western Missouri operating division of Spire Missouri Inc. d/b/a Spire ("Spire East") and P.S.C. MO. No. 8, Revised Sheet No. 13.2 of the western Missouri operating division of Spire Missouri Inc. d/b/a Spire ("Spire West").

These substitute revised tariff sheets, which have an issue date of March 29, 2019, and an effective date of April 28, 2019, are designed to reflect the Commission order from the report and order in GO-2019-0058 and GO-2019-0059. Spire Missouri Inc. is simultaneously filing a motion for expedited treatment for these tariffs to refund customers promptly. The WNA for Spire East is -\$0.00941 and the WNA for Spire West is -\$0.00566. The rates are calculated semiannually to adjust for actual heating degree days as they differ from the normal levels and are effective for twelve (12) months.

Compared to currently existing rates, and assuming normal usage, the WNAR rider for Spire East would decrease the average monthly bill of the typical residential customer by about \$0.63 per month, or approximately 1%, and the WNAR rider for Spire West would decrease the average monthly bill of the typical residential customer by about \$0.35 per month, or 0.60%. Such bill impacts may be less or more depending on a customer's actual usage, which is primarily affected by weather.

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

Sincerely,

/s/ Scott A. Weitzel Scott A. Weitzel



Spire Inc. 700 Market St. St. Louis, MO 63101

March 1, 2019

VIA EFIS

Secretary Morris Woodruff Missouri Public Service Commission Governor Office Building 200 Madison Street Jefferson City, MO 65101

Dear Secretary Woodruff:

On behalf of Spire Missouri Inc. (the "Company"), enclosed herewith for filing with the Missouri Public Service Commission are the revised tariff sheets, P.S.C. MO. No. 7, Revised Sheet No. 13.2 of the eastern Missouri operating division of Spire Missouri Inc. d/b/a Spire ("Spire East") and P.S.C. MO. No. 8, Revised Sheet No. 13.2 of the western Missouri operating division of Spire Missouri Inc. d/b/a Spire ("Spire East") and P.S.C. MO. No. 8, Revised Sheet No. 13.2 of the western Missouri operating division of Spire Missouri Inc. d/b/a Spire ("Spire East") and P.S.C. MO. No. 8, Revised Sheet No. 13.2 of the western Missouri operating division of Spire Missouri Inc. d/b/a Spire ("Spire West").

These revised tariff sheets, which have an issue date of March 1, 2019, and an effective date of April 1, 2019, are designed to reflect the April adjustment made pursuant to the Company's Weather Normalization Adjustment Rider ("WNAR") for the six month period ending January 2019 as provided by Sheet Nos. 13 through 13.2 of both of the Company's tariffs. The WNAR for Spire East is -\$0.00511 and the WNAR for Spire West is -\$0.00421. The rates are calculated semiannually to adjust for actual heating degree days as they differ from the normal levels and are effective for twelve (12) months.

Compared to currently existing rates, and assuming normal usage, the WNAR rider for Spire East would decrease the average monthly bill of the typical residential customer by about \$0.31 per month, or 0.5%. Such bill impacts may be less or more depending on a customer's actual usage, which is primarily affected by weather.

Compared to currently existing rates, and assuming normal usage, the WNAR rider for Spire West would decrease the average monthly bill of the typical residential customer by about \$0.26 per month, or 0.43%. Again, such bill impacts may be less or more depending on a customer's actual usage, which is primarily affected by weather.

As the Commission is aware, it has pending before it the issue of how certain provisions of the Company's WNAR tariff sheet should be interpreted for the purpose of calculating adjustments. See Case Nos. GO-2019-0058 and GO-2019-0059. Although the Company has used the method it believes is mandated by its tariff sheets for calculating the adjustments set forth herein, it will of course immediately modify such adjustments should the Commission determine the Staff's interpretation of the tariff is correct. The Company has advised Staff of its commitment in this regard and will work with Staff and OPC to ensure that any decision by the Commission is properly reflected in its WNAR adjustments.

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

Sincerely,

/s/ Scott A. Weitzel

Scott A. Weitzel