P.O. Box 270868 • Littleton, Colorado 80127 • Phone 1-800 927-0787 • Fax (720) 981-2129 • www.SummitNaturalGas.com

November 2, 2020 Morris Woodruff Secretary of the Commission Missouri Public Service Commission 200 Madison Street P.O. Box 360 Jefferson City, MO 65102

Dear Mr. Woodruff:

The accompanying revised tariff sheets issued by Summit Natural Gas of Missouri, Inc. ("SNGMO" or the "Company") are being transmitted for filing:

Filed	Canceling
P.S.C. MO No. 3, 6 <sup>th</sup> Revised Sheet No. 56	P.S.C. MO No. 3, 5 <sup>th</sup> Revised Sheet No. 56
P.S.C. MO No. 3, 6 <sup>th</sup> Revised Sheet No. 57	P.S.C. MO No. 3, 5 <sup>th</sup> Revised Sheet No. 57
P.S.C. MO No. 3, 6 <sup>th</sup> Revised Sheet No. 58	P.S.C. MO No. 3, 5 <sup>th</sup> Revised Sheet No. 58

These revised tariff sheets are being issued to become effective on and after November 16, 2020. The effective date has been revised from SNGMO's initial filed tariff sheets to meet the necessary 10-business day advance period required by SNGMO's tariff.

Should you have any questions, please feel free to contact me.

Sincerely,

/s/ Matthew Kaply

Matthew Kaply Senior Director of Regulatory Affairs Summit Natural Gas of Missouri, Inc. P.O. Box 270868 \* Littleton, Colorado 80127 \* Phone 1-800 927-0787 \* Fax (720) 981-2129 \* www.SummitNaturalGas.com

October 30, 2020 Morris Woodruff Secretary of the Commission Missouri Public Service Commission 200 Madison Street P.O. Box 360 Jefferson City, MO 65102

Dear Mr. Woodruff:

The accompanying tariff sheets issued by Summit Natural Gas of Missouri, Inc. ("SNGMO" or the "Company") are being transmitted for filing:

Filed	Canceling
P.S.C. MO No. 3, 6 <sup>th</sup> Revised Sheet No. 56	P.S.C. MO No. 3, 5 <sup>th</sup> Revised Sheet No. 56
P.S.C. MO No. 3, 6 <sup>th</sup> Revised Sheet No. 57	P.S.C. MO No. 3, 5 <sup>th</sup> Revised Sheet No. 57
P.S.C. MO No. 3, 6 <sup>th</sup> Revised Sheet No. 58	P.S.C. MO No. 3, 5 <sup>th</sup> Revised Sheet No. 58

These tariff sheets are being issued October 30, 2020 to become effective on and after November 15, 2020.

These revised sheets include changes to Company's Purchased Gas Adjustment (PGA) Clause as approved by the Commission. These revisions reflect adjustments to the Regular Purchased Gas Adjustment (RPGA) and Actual Cost Adjustment (ACA) factors.

The changes in the PGA factors applicable to the Company's Gallatin Division will decrease the firm sales customers' Total PGA from \$0.3550/Ccf to \$0.3779/Ccf. The proposed decrease will cause an average winter month residential gas bill to decrease by approximately \$2.67. This represents a 2.07% decrease for the average month in the heating season.

The changes in the PGA factors applicable to the Company's Warsaw and Lake of the Ozarks Divisions will decrease the sales customers' Total PGA from \$0.4497/Ccf to \$0.3778/Ccf. The proposed decrease will cause an average winter month residential gas bill to decrease by approximately \$4.10. This represents a 4.10% decrease for the average month in the heating season.

The changes in the PGA factors applicable to the Company's Rogersville and Branson Divisions will increase the firm sales customers' Total PGA from \$0.3318/Ccf to \$0.4216/Ccf. The proposed increase

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will cause an average winter month residential gas bill to increase by approximately \$8.98. This represents a 7.18% increase for the average month in the heating season.

We are enclosing workpapers supporting this filing with the copy of this filing being provided to the Staff. The workpapers have been designated "Highly Confidential" since they contain market specific information directly relating to the natural gas markets where Summit Natural Gas of Missouri, Inc. must compete for its gas supplies. The Company requests that these workpapers be handled in a manner consistent with this designation.

Should you have any questions, please feel free to contact me.

Sincerely,

/s/ Matthew Kaply

Matthew Kaply Senior Director of Regulatory Affairs Summit Natural Gas of Missouri, Inc.