

March 15, 2022

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. d/b/a Liberty Weather Normalization Adjustment Rider ("WNAR")

Dear Judge Woodruff:

On March 2, 2022, the following revised Weather Normalization Adjustment Rider ("WNAR") tariff sheets, with a proposed effective date of April 1, 2022, were submitted:

Form 13 - P.S.C. MO. No. 2, 8th Revised Sheet No. 67.2; Form 13 - P.S.C. MO. No. 2, 8th Revised Sheet No. 67.3; Form 13 - P.S.C. MO. No. 2, 8th Revised Sheet No. 67.4; and Form 13 - P.S.C. MO. No. 2, 8th Revised Sheet No. 67.5.

The initial submission reflected an error in the summation of the rate components, and, as such, substitute tariff sheets were submitted on March 14, 2022, resulting in a slightly higher increase for each district.

Staff discovered two minor errors in the substitutes for Sheet Nos. 67.3 and 67.4. As such, second substitutes are being filed at this time, with no numeric differences from the first substitutes. As substitutes, the sheets being filed today continue to bear an issue date of March 2, 2022, and a proposed effective date of April 1, 2022.

Please do not hesitate to contact me with any questions or concerns regarding this WNAR substitute tariff filing.

Sincerely,

Diana Carter



March 14, 2022

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. d/b/a Liberty Weather Normalization Adjustment Rider ("WNAR")

Dear Judge Woodruff:

On March 2, 2022, the following revised Weather Normalization Adjustment Rider ("WNAR") tariff sheets, with a proposed effective date of April 1, 2022, were submitted:

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Form 13 - P.S.C. MO. No. 2, 8<sup>th</sup> Revised Sheet No. 67.2;
Form 13 - P.S.C. MO. No. 2, 8<sup>th</sup> Revised Sheet No. 67.3;
Form 13 - P.S.C. MO. No. 2, 8<sup>th</sup> Revised Sheet No. 67.4; and
Form 13 - P.S.C. MO. No. 2, 8<sup>th</sup> Revised Sheet No. 67.5.
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The initial submission reflected an error in the summation of the rate components. As such, substitute tariff sheets are being submitted, resulting in a slightly higher increase for each district. Compared to currently existing rates, and assuming normal usage, the WNAR adjustment, as initially filed on March 2, would have increased the average monthly bill of the typical residential customer by approximately:

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$2.69 per month, or 3.60% in the Company's Northeast District; $2.50 per month, or 3.23% in the Company's West District; and $1.06 per month, or 1.89% in the Company's Southeast District.
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Compared to currently existing rates, and assuming normal usage, the WNAR adjustment, as submitted on this date, will increase the average monthly bill of the typical residential customer by approximately:

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$2.89 per month, or 3.87% in the Company's Northeast District; $2.68 per month, or 3.47% in the Company's West District; and $1.66 per month, or 2.94% in the Company's Southeast District.
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As substitutes, these revised tariff sheets continue to bear an issue date of March 2, 2022, and an effective date of April 1, 2022.

The Company's WNAR tariff provides that the Company shall determine a deferral amount if the WNAR rate is determined to be in upward excess of \$0.05 from the prior WNAR rate. With the substitute submission, the amount of the deferral is \$119,861.

Please bring this WNAR substitute tariff filing to the attention of the Commissioners and the appropriate Commission personnel, and please do not hesitate to contact me with any questions or concerns.

Sincerely,

Diana Carter



March 2, 2022

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. d/b/a Liberty Weather Normalization Adjustment Rider ("WNAR")

Dear Judge Woodruff:

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

Form 13 - P.S.C. MO. No. 2, 8th Revised Sheet No. 67.2; Form 13 - P.S.C. MO. No. 2, 8th Revised Sheet No. 67.3; Form 13 - P.S.C. MO. No. 2, 8th Revised Sheet No. 67.4; and Form 13 - P.S.C. MO. No. 2, 8th Revised Sheet No. 67.5.

These revised tariff sheets, which have an issue date of March 2, 2022, and an effective date of April 1, 2022, 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 2022. The WNAR adjustment is \$0.04337 for residential customers in the Company's Northeast and West Districts, \$0.03190 for residential customers in the Company's Southeast District, \$0.01682 for small general service customers in the Northeast and West Districts, and \$0.01020 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 CSWNA reconciliation for the twelve-month period ending January, 2022. This CSWNA reconciliation establishes the SRR rates to be effective April 1, 2022. The SRR adjustment is (\$0.00970) for residential customers in the Company's Northeast and West Districts, (\$0.01183) for residential customers in the Company's Southeast District, (\$0.00560) for small

general service customers in the Northeast and West Districts, and (\$0.00460) for small general service customers in the Southeast District.

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

\$2.69 per month, or 3.60% in the Company's Northeast District;

\$2.50 per month, or 3.23% in the Company's West District; and

\$1.06 per month, or 1.89% in the Company's Southeast District.

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

Please bring this WNAR filing to the attention of the Commissioners and the appropriate Commission personnel, and please do not hesitate to contact me with any questions or concerns.

Sincerely,

Diana Carter