November 3, 2023

## VIA EFIS

Nancy Dippell
Secretary
Missouri Public Service Commission
Governor Office Building
200 Madison Street
Jefferson City, MO 65102

Dear Secretary Dippell:

Enclosed herewith for filing with the Missouri Public Service Commission ("Commission") are the following revised tariff sheets issued by Summit Natural Gas of Missouri, Inc. ("SNGMO" or the "Company") for its three PGA divisions of Gallatin, Warsaw and Lake of the Ozarks, and the Rogersville and Branson service areas:

Filed
P.S.C. MO No. $3,11^{\text {th }}$ Revised Sheet No. 56
P.S.C. MO No. $3,11^{\text {th }}$ Revised Sheet No. 57
P.S.C. MO No. $3,11^{\text {th }}$ Revised Sheet No. 58

Canceling
P.S.C. MO No. 3, $10^{\text {th }}$ Revised Sheet No. 56
P.S.C. MO No. 3, $10^{\text {th }}$ Revised Sheet No. 57
P.S.C. MO No. 3, $10^{\text {th }}$ Revised Sheet No. 58

The accompanying revised tariff sheets have an issue date of November 3, 2023, and an effective date of November 13, 2023.

These revised tariff sheets reflect the Purchased Gas Adjustment ("PGA") of the Company as set forth in the Company's tariffs, as well as the carrying cost rates for Winter Storm Uri as stipulated by the Parties and approved by the Commission in Case No. GR-2022-0122. These revisions include adjustments to the Regular Purchased Gas Adjustment ("RPGA") and Actual Cost Adjustment "(ACA") factors. Due to a significant over-recovery of non-Winter Storm Uri costs in the Gallatin area during the 2022/2023 gas year, the Company offset the over recovery with the Winter Storm Uri schedule as of the end of August 2023.

The changes in the PGA factors applicable to the Company's Gallatin Division will decrease the firm sales customers' total PGA rate from $\$ 1.1583 / \mathrm{Ccf}$ to $\$ 0.5201 / \mathrm{Ccf}$. The proposed decrease will cause an average winter month residential gas bill to decrease by approximately $\$ 77.49$. This represents a $55.10 \%$ decrease for the average residential customer's monthly bill during the heating season.

The changes in the PGA factors applicable to the Company's Warsaw and Lake of the Ozarks Divisions will decrease the firm sales customers' total PGA rate from $\$ 1.44094 / \mathrm{Ccf}$ to $\$ 1.1407 / \mathrm{Ccf}$. The proposed decrease will cause an average winter month residential gas bill to decrease by approximately $\$ 16.52$. This represents a $20.84 \%$ decrease for the average residential customer's monthly bill during the heating season.

The changes in the PGA factors applicable to the Company's Rogersville and Branson Divisions will
decrease the firm sales customers' total PGA rate from $\$ 1.4047 / \mathrm{Ccf}$ to $\$ 1.1233 / \mathrm{Ccf}$. The proposed decrease will cause an average winter month residential gas bill to decrease by approximately $\$ 24.83$. This represents a $20.03 \%$ decrease for the average residential customer's monthly bill during 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 "Confidential" pursuant to 20 CSR 4240-2.135(2)(A)4 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.

Please bring this filing to the attention of the appropriate Commission personnel. Should you have any questions pertaining to the Company's revised PGA tariffs, please feel free to contact me.

Sincerely,
/s/ Goldie Bockstruck
Goldie Bockstruck
Director of Regulatory Affairs
Summit Natural Gas of Missouri, Inc.

Cc: Commission Staff
Office of the Public Counsel

