LAW OFFICES BRYDON, SWEARENGEN & ENGLAND

DAVID V.G. BRYDON JAMES C. SWEARENGEN WILLIAM R. ENGLAND, III JOHNNY K. RICHARDSON GARY W. DUFFY PAUL A. BOUDREAU SONDRA B. MORGAN CHARLES E. SMARR DEAN L. COOPER GREGORY C. MITCHELL PROFESSIONAL CORPORATION 312 EAST CAPITOL AVENUE P.O. BOX 456 JEFFERSON CITY, MISSOURI 65102-0456 TELEPHONE (573) 635-7166 FACSIMILE (573) 635-0427

BRIAN T. MCCARTNEY DIANA C. CARTER JANET E. WHEELER SCOTT A. HAMBLIN M. MELISSA MANDA JAMIE J. COX L. RUSSELL MITTEN

OF COUNSEL RICHARD T. CIOTTONE

March 28, 2007

Ms. Colleen Dale Secretary and Chief Regulatory Law Judge Missouri Public Service Commission P.O. Box 360 200 Madison Street Jefferson City, MO 65102-0360

Re: Case No. GR-2006-0422 Missouri Gas Energy

Dear Ms. Dale:

Enclosed for filing with the Missouri Public Service ("Commission") on behalf of Missouri Gas Energy ("MGE" or "Company"), a division of Southern Union Company ("Southern Union"), please find in electronic format certain revised tariff sheets.

These tariff sheets are being filed to comply with the Commission's Report and Order issued in Case No. GR-2006-0422 on March 22, 2007, effective March 30, 2007. These compliance tariff sheets are designed to produce an increase in annual revenues of \$27,206,968, excluding gross receipts taxes, franchise fees or other similar fees or taxes.¹

Each of the revised tariff sheets listed below bears an issue date of March 28, 2007, and a proposed effective date of April 28, 2007, as provided by Commission Rule 4 CSR 240-3.260. MGE requests that these revised tariff sheets be permitted to take effect for service rendered on and after April 1, 2007, for good cause shown, all as explained in greater detail in the Motion for Expedited Consideration and Approval of Tariff Sheets Filed in Compliance with Commission Order on Less than Thirty Days' Notice also being filed herewith in electronic format.

The revised tariff sheets being filed herewith are as follows:

¹ MGE recognizes that the Commission Staff made a filing in this proceeding on March 28, 2007, indicating that the Staff had discovered a calculation error and that the annual revenue increase, when accurately calculated, would be \$27, 417,738. MGE supports this Staff filing but is prepared to file tariff sheets in accordance with this amount should the Commission so order.



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> Sixth Revised Sheet No. 10, Canceling Fifth Revised Sheet No. 10 Thirteenth Revised Sheet No. 24.3, Canceling Twelfth Revised Sheet No. 24.3 Seventh Revised Sheet No. 25, Canceling Sixth Revised Sheet No. 25 Seventh Revised Sheet No. 28, Canceling Sixth Revised Sheet No. 28 Seventh Revised Sheet No. 31, Canceling Sixth Revised Sheet No. 31 Second Revised Sheet No. 39, Canceling First Revised Sheet No. 39 Fourth Revised Sheet No. 40, Canceling Third Revised Sheet No. 40 Seventh Revised Sheet No. 42, Canceling Sixth Revised Sheet No. 42 Second Revised Sheet No. 61.2, Canceling First Revised Sheet No. 61.2 Seventh Revised Sheet No. 76, Canceling Sixth Revised Sheet No. 76 Sixth Revised Sheet No. 77, Canceling Fifth Revised Sheet No. 77 Third Revised Sheet No. 83, Canceling Second Revised Sheet No. 83 Seventh Revised Sheet No. 94, Canceling Sixth Revised Sheet No. 94 Fifth Revised Sheet No. 96, Canceling Fourth Revised Sheet No. 96 Fourth Revised Sheet No. 97, Canceling Third Revised Sheet No. 97 Third Revised Sheet No. 98, Canceling Second Revised Sheet No. 98 Fourth Revised Sheet No. R-34, Canceling Third Revised Sheet No. R-34

> A copy of this tariff filing and Motion will be furnished to all counsel of record.

Please bring these filings to the attention of the Commission and the appropriate Commission personnel.

Thank you for your attention to this matter.

Very truly yours, Gurneyen ans C. James C. Swearengen

JCS/lar Attachments

cc: Office of Public Counsel General Counsel's Office Brent Stewart Stuart Conrad Jeff Keevil Jeremiah Finnegan Mark Comley

P.S.C. MO. No.	<u>1</u>	Fourth Revised
Canceling P.S.C. MO. No.	<u>1</u>	Third Revised

SHEET No. R-34 SHEET No. R-34

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Missouri Gas Energy, <u>a Division of Southern Union Company</u>

For: All Missouri Service Areas

GENERAL TERMS AND CONDITIONS FOR GAS SERVICE			
3.19 COMPANY LIABILITY: Customer shall save Company harmless from all claims for trespass, injury to persons, or damage to lawns, trees, shrubs, buildings or other property that may be caused by reason of the installation, operation, or replacement of the service line, yard line and other necessary appurtenances to serve customer unless it shall affirmatively appear that the injury to persons or damage to property complained of has been caused by willful default or gross negligence on the part of Company or its accredited personnel.			
	Company may refuse or discontinue service if an inspection or test reve of gas on customer's premises. Company will not be liable for ar whatsoever caused by such leakage, escape or loss of gas from custor ancillary lines, house piping, appliances or other equipment.	ny 1055, damage of injury (
	The Company does not own, nor is it responsible for the repair or mainter or gas utilization equipment on the delivery side of the gas meter, its piping. All piping, vents or gas utilization equipment furnished by the own being served shall be suitable for the purposes hereof and the owner/cus be responsible for the repair and maintenance of such at all times in practice and in conformity with requirements of public health and safety, constituted authorities and by the Company. As with any fixture or app piping, vents or gas utilization equipment can fail, malfunction or fall into such the owner/customer of the premises being served shall be aware shall owe customer no duty to warn of potential hazards that may exist delivery side of the gas meter, its related appurtenances and piping.	related apputerances and er/customer of the premises stomer of the premises shall accordance with accepted , as set forth by the properly purtenance within premises, disrepair at any time and as e of this fact, and Company	
	The owner/customer shall be responsible at all times for the safekeepi installed on the premises being served, and to that end shall give no authorized employees, contractors or agents, access to such property. premises being served shall be liable for and shall indemnify, hold Company for the cost of repairs for damage done to Company's pro- misuse of it by the owner/customer or persons on the premises affected	The owner/customer of the harmless and defend the operty due to negligence or	
	The Company shall not be liable for loss, damage or injury to persons directly or indirectly connected with or arising out of the delivery of utilization equipment on the delivery side of the meter, which shall inclu and all such loss, damage or injury involving piping, vents or gas ut inspected or not by the Company, or occasioned by interruption, failur failure of service or delay in commencing service due to accident to or equipment, strike, riot, act of God, order of any court or judge granted in proceedings or action or any order of any commission or tribunal ha limitation by the preceding enumeration, any other act or things due to control, or attributable to the negligence of the Company, its employees,	ude but not be limited to any lilization equipment, whether re to commence delivery, or breakdown of plant, lines, or n any bonafide adverse legal aving jurisdiction; or, without o causes beyond Company's	
DATE OF	month day year	April 28 2007 month day yea r Pricing and Regulatory Affairs	

ISSUED BY Michael R. Noack

Missouri Gas Energy, Kansas City, MO. 64111