

BEFORE THE PUBLIC SERVICE COMMISSION OF THE
STATE OF MISSOURI

Joshua M. Kearney,)	
)	
Complainant,)	
)	File No. GC-2024-0172
v.)	
)	
Spire Missouri, Inc. d/b/a Spire,)	
)	
Respondent.)	

COMPLAINANT’S POSITION STATEMENT

COMES NOW the Complainant, by and through the undersigned counsel, and hereby files Complainant’s Position Statement related to the First amended complaint as ordered by the Commission on May 22, 2024.

1. Respondent is double billing Complainant and other Spire Customers by charging customers the “charge for gas used” and the purchase gas adjustment (PGA).

Complainant’s Position: The Respondent charges customers a charge for “charge for gas used” and also charges customers the purchase gas adjustment. The “purchased gas adjustment” is added on the customers bill as “natural gas charges-usage”. The “purchased gas adjustment” in accordance with Spire’s tariff encompasses the costs in the “charge for gas used”.

Respectfully submitted,

/s/ Travis L. Noble, Jr.

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CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been sent via EFIS and electronically mailed to all parties and/or counsel of record on this 25th day of June, 2024.

/s/ Travis L. Noble, Jr.