## BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application of Spire Missouri	)	
Inc. d/b/a Spire for a Permanent Waiver from the	)	
Requirement to use a "device" for Overpressure	)	File No. GE-2023-0112
Protection in 20 CSR 4240-40.030 (4)(12) and	)	
(13) for Certain Spire East Facilities	)	

## **QUARTERLY UPDATE**

**COMES NOW** Spire Missouri Inc. ("Spire Missouri" or "Company") and submits this Quarterly Update in accordance with the *Full and Unanimous Stipulation and Agreement* ("Stipulation") filed in this docket, stating the following:

- 1. This Quarterly Update provides Spire Missouri's progress on the installation of temporary stations at or abandonment of Reynolds regulator stations. The information provided is current as of the date of this filing.
- 2. Spire Missouri first notes that the Reynolds Station Replacement Schedule, attached as Appendix 1 to the Stipulation, contemplated eight temporary stations being installed in the first phase. However, the Company has determined that one temporary station is no longer needed. Magnolia & Tower Grove, Reg. Station 104 will now be abandoned, bringing the total number of Reynolds stations to be abandoned to thirteen (13).
- 3. In phase one of temporary station installations, Spire Missouri has installed temporary stations at five (5) of seven (7) Reynolds regulator stations.
- 4. For phase two, Spire Missouri started right of way acquisition in February 2024. The Company has received the necessary right of way acquisitions for temporary stations at five (5) of the six (6) Reynolds regulator stations to be installed in phase two.
- 5. Spire Missouri has abandoned two (2) of the thirteen (13) Reynolds regulator stations planned to be abandoned as of January 2024. The abandoned stations are the following:

- a. Page & Walton, Reg. Station 116
- b. Missouri & Lynch, Reg. Station 97
- 6. The Company has updated the system modeling with the installation of the temporary stations and the abandonment of the above Reynolds regulatory stations, and there are no issues with system balance.

**WHEREFORE,** Spire Missouri respectfully request that the Commission accept this Quarterly Update.

Respectfully submitted,

/s/ J. Antonio Arias

Matthew Aplington MoBar #58565 General Counsel Spire Missouri Inc. 700 Market Street, 6<sup>th</sup> Floor St. Louis, MO 63101 (314) 342-0785 (Office) Email: matt.aplington@spireenergy.com

J. Antonio Arias, MoBar #74475
Senior Counsel, Regulatory
Spire Missouri Inc.
700 Market Street, 6<sup>th</sup> Floor
St. Louis, MO 63101
(314) 342-0655 (Office)
Email: antonio.arias@spireenergy.com

## ATTORNEYS FOR SPIRE MISSOURI INC.

## **CERTIFICATE OF SERVICE**

I do hereby certify that a true and correct copy of the foregoing document has been sent by electronic mail to all counsel of record on this 8th day of July, 2024.

/s/ Julie Johnson