

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

In the Matter of Spire Missouri Inc.'s)
Request for Authority to Implement a)
General rate Increase for Natural Gas)
Service Provided in the Company's)
Missouri Service Areas)

File No. GR-2025-0107

**RESPONSE TO MISSOURI INDUSTRIAL ENERGY CONSUMERS' ("MIEC")
MOTION TO FILE TESTIMONY RESPONDING TO THE COMMISSION STAFF'S
JUNE 30 CLASS COST OF SERVICE STUDY AND ANY RELATED TESTIMONY**

COMES NOW the Staff of the Missouri Public Service Commission ("Staff"), by and through counsel, and states its non-opposition to MIEC's Motion to File Testimony Responding to the Commission Staff's June 30 Class Cost of Service Study and any Related Testimony ("Motion"), as long as Staff and other parties to the case are also allowed to respond to MIEC's testimony and/or others as well.

1. On June 25, 2025, MIEC filed its Motion with the Commission requesting the opportunity to file testimony in regards to Staff's Class Cost of Service Study ("CCOS") and any other related testimony. MIEC further requested that it be allowed to file its responsive testimony during the Direct True-up Testimony deadline set forth on July 18, 2025.

2. On June 25, 2025, the Commission issued an Order directing any party who wishes to respond to said Motion shall do so no later than June 30, 2025.

3. On June 30, 2025, the Office of Public Counsel ("OPC") and the Consumer Council of Missouri ("CCM"), filed a response to MIEC's Motion; wherein, stating that if said Motion is granted by the Commission then all parties should be able to respond to such testimony.

4. As stated previously, Staff does not oppose MIEC's submission of additional testimony, if needed, as long as the same is offered to Staff and the other parties

WHEREFORE, Staff respectfully submits its non-opposition to MIEC's Motion and further requests the Commission Order that all parties, including Staff, be given the same opportunity to respond to any additional testimony.

Respectfully submitted,

/s/ J. Scott Stacey

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**Attorney for the Staff of the
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CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been transmitted by electronic mail to counsel of record this 30th day of June, 2025.

/s/ J. Scott Stacey