

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

Staff of the Missouri Public Service Commission,)	
)	
)	
Complainant,)	
)	
v.)	Case No. GC-2006-0491
)	
Missouri Pipeline Company, LLC;)	
Missouri Gas Company, LLC;)	
)	
Respondents.)	

RESPONDENTS DESIGNATION OF DOCUMENTS

COME NOW Respondents Missouri Pipeline Company and Missouri Gas Company (hereafter "MPC" and "MGC") and for their response to the Order requiring designation of testimony, transcripts and exhibits, state as follows:

1. Respondent's have reviewed the Surrebuttal Testimony Mr. Robert Schallenberg and Mr. Thomas M. Imhoff.
2. Respondents' review was for purposes of determining what information would remain classified as "Highly Confidential" (HC) and what information would be classified as public or "Proprietary".
3. Respondents are delivering electronic copies of Mr. Schallenberg's and Mr. Imhoff's Surrebuttal Testimony with reclassified material to Staff and Interveners' counsel. These documents contain areas highlighted in yellow for those items which are classified as HC. No material was classified as Proprietary

4. Respondent's have attempted to limit, where appropriate, the HC material to sensitive information such as price, contract terms, identity of customers, sensitive operational items or third party marketers, gas volume data and similar sensitive information.

5. The following represent the sections in Mr. Schallenberg's and Mr. Imhoff's Surrebuttal Testimony which should remain classified as HC:

- A. R. Schallenburg Surrebuttal, page 4, lines 2-4. This information contains market-specific information relating to services offered in competition with others and would harm fair competition if released.
- B. R. Schallenburg Surrebuttal, page 4, line 6. This information relates to specific customers and would harm fair competition or breach customer privacy if released.
- C. R. Schallenburg Surrebuttal, page 4, lines 10-11. This information relates to specific customers and would harm fair competition or breach customer privacy if released.
- D. R. Schallenburg Surrebuttal, page 5, lines 1-23, and 25. This information relates to specific customers or market-specific information relating to services offered in competition with others and would harm fair competition or breach customer privacy if released.

- E. R. Schallenburg Surrebuttal, page 6, lines 1-2, 6-8, 10-15, 18, and 23. This information relates to specific customers and would harm fair competition or breach customer privacy if released.
- F. R. Schallenburg Surrebuttal, page 7, lines 1, 4, 6, 9-10, 12-13, and 16. This information relates to specific customers and would harm fair competition or breach customer privacy if released.
- G. R. Schallenburg Surrebuttal, page 8, lines 4, 8-9, and 17-22. This information relates to specific customers or market-specific information relating to services offered in competition with others and would harm fair competition or breach customer privacy if released.
- H. R. Schallenburg Surrebuttal, page 9, lines 8-12, and 14-23. This information relates to specific customers or market-specific information relating to services offered in competition with others and would harm fair competition or breach customer privacy if released.
- I. R. Schallenburg Surrebuttal, page 10, lines 12 and 14. This information relates to specific customers and would harm fair competition or breach customer privacy if released.
- J. R. Schallenburg Surrebuttal, page 11, lines 6-8, 10-11, 13-14, 16-17, 19, 22-23. This information relates to specific customers and would harm fair competition or breach customer privacy if released.

- K. R. Schallenburg Surrebuttal, page 12, lines 2, 5-6, . This information relates to specific customers and would harm fair competition or breach customer privacy if released.
- L. R. Schallenburg Surrebuttal, page 14, lines 12, 14, 16, and 19-22. This information relates to specific customers and would harm fair competition or breach customer privacy if released.
- M. R. Schallenburg Surrebuttal, page 15, lines 11 and 21. This information relates to specific customers and would harm fair competition or breach customer privacy if released.
- N. R. Schallenburg Surrebuttal, page 16, lines 18-20. This information relates to specific customers and would harm fair competition or breach customer privacy if released.
- O. R. Schallenburg Surrebuttal, page 17, lines 2-3 and 10-17. This information contains market-specific information relating to services offered in competition with others and would harm fair competition if released.
- P. T. Imhoff Surrebuttal, page 8, line 22. This information relates to specific customers and would harm fair competition or breach customer privacy if released.

Q. T. Imhoff Surrebuttal, page 9, line 3. This information relates to specific customers and would harm fair competition or breach customer privacy if released.

WHEREFORE, Respondents respectfully request that the Commission accept as appropriate the foregoing designation of information in the Surrebuttal Testimony of Mr. Robert Schallenberg and Mr. Thomas Imhoff.

Respectfully submitted,

LATHROP & GAGE, L.C.

/s/ **Paul S. DeFord**

Paul S. DeFord Mo. #29509
Suite 2800
2345 Grand Boulevard
Kansas City, MO 64108-2612
Telephone: (816) 292-2000
Facsimile: (816) 292-2001

Aimee D.G. Davenport Mo. #50989
314 E. High Street
Jefferson City, MO 65101
Phone: (573) 893-4336
FAX: (573) 893-5398
Email: adavenport@lathropgage.com

Attorneys for Respondents

Dated: November 28, 2006

CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing Respondents' Designation of Documents has been transmitted by e-mail or mailed, First Class, postage prepaid, this 28th day of November, 2006, to:

*** Case No. GC-2006-0491**

Name of Company Name of Party	Email Phone Fax	Mailing Address	Street Address	City	State	Zip
Missouri Public Service Commission General Counsel Office	GenCounsel@psc.mo.gov 573-751-2690 573-751-9285	P.O. Box 360	200 Madison Street, Suite 800	Jefferson City	MO	65102
Office of Public Counsel Mills Lewis	opcservice@ded.mo.gov 573-751-1304 573-751-5562	P.O. Box 2230	200 Madison Street, Suite 650	Jefferson City	MO	65102
AmerenUE Durley J Colly	Durley@smithlewis.com 573-443-3141 Ext 234 573-442-6686	P.O. Box 918	111 S. Ninth St., Suite 200	Columbia	MO	65205- 0918
AmerenUE Lowery B James	lowery@smithlewis.com 573-443-3141 573-448-6686	P.O. Box 918	111 S. Ninth St., Suite 200	Columbia	MO	65205- 0918
AmerenUE Byrne M Thomas	tbyrne@ameren.com 314.554.2514 314.554.4014	P.O. Box 66149 (MC 1310)	1901 Chouteau Avenue	St. Louis	MO	63166- 6149
Missouri Public Service Commission Shemwell Lera	Lera.Shemwell@psc.mo.gov	P.O. Box 360	200 Madison Street, Suite 800	Jefferson City	MO	65102
Municipal Gas Commission of Missouri Woodsmall David	dwoodsmall@fcplaw.com 573-635-2700 573-635-6998		428 E. Capitol Ave., Suite 300	Jefferson City	MO	65102
Municipal Gas Commission of Missouri Conrad Stuart	stucon@fcplaw.com 816-753-1122 816-756-0373		3100 Broadway, Suite 1209	Kansas City	MO	64111

Municipal Gas Commission of Missouri Kincheloe E Duncan	dkincheloe@mpua.org 573-445-3279 573-445-0680		2407 W. Ash	Columbia	MO	65203

/s/ Paul S. DeFord

Attorney for Respondents