BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the matter of the application of Missouri Gas Utility, Inc., for a certificate of convenience and necessity authorizing it to construct, install, own, operate, control, manage and maintain a natural gas transmission line and a distribution system to provide gas service in Greene, Polk and Dallas Counties, Missouri, as a new certificated area.

Case No. GA-2010-0189

MGU'S REVISED MOTION FOR LEAVE TO AMEND APPLICATION

Comes now Missouri Gas Utility, Inc. (MGU OR Company), and, as its Motion for

)

Leave to Amend Application, states as follows to the Missouri Public Service

Commission's (Commission):

1. On December 22, 2009, MGU filed an Application for a certificate of

convenience and necessity.¹ **Appendix B** to the Application was a feasibility study.

2. Commission Rule 4 CSR 240-2.080(20) states that "Any pleading may be

amended within ten (10) days of filing, unless a responsive pleading has already been

filed, or at any time by leave of the commission."

3. MGU seeks the Commission's leave to amend the Application by

replacing Appendix B to the Application with the Amended Appendix B attached to this

pleading. The Amended Appendix B attached hereto corrects certain matters

associated with an estimated usage error.

4. Staff was previously informed of the proposed amendment and Staff was provided with a copy of the Amended Appendix B prior to the filing of its Status Report on January 27, 2010.

¹ MGU's Motion for Leave to Application filed on January 31, 2010, contained an erroneous description of the application in this case. That description has been corrected in the Revised Motion for Leave.

5. MGU believes that good cause exists for a grant of the requested motion for leave to amend as a grant of the motion will provide more accurate information for the consideration of the parties and the Commission in regard to MGU's application.

WHEREFORE, MGU respectfully requests that the Commission issue its order granting MGU leave to amend its Application as described herein.

Respectfully submitted,

016m

Dean L. Cooper MBE# 36592 BRYDON, SWEARENGEN & ENGLAND P.C. 312 East Capitol Avenue P.O. Box 456 Jefferson City, MO 65102-0456 Telephone: (573) 635-7166 Facsimile: (573) 635-0427 dcooper@brydonlaw.com

ATTORNEYS FOR MISSOURI GAS UTILITY, INC.

CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing document has been sent by electronic mail this 1st day of February, 2010, to:

Sam Ritchie General Counsel's Office Missouri Public Service Commission Samuel.Ritchie@psc.mo.gov

Todd Jacobs Missouri Gas Energy Todd.Jacobs@SUG.com Marc Poston Office of the Public Counsel Governor's Office Building marc.poston@ded.mo.gov

Q1.Com