Exhibit No: Issue: Witness: Type of Exhibit: Sponsoring Party: Case No.: Date Prepared:

Depreciation Thomas J. Sullivan Direct Testimony Missouri Gas Energy GR-2009-April 1, 2009

MISSOURI PUBLIC SERVICE COMMISSION

MISSOURI GAS ENERGY

CASE NO. GR-2009-

FILED²

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Missouri Public Service Commission

DIRECT TESTIMONY OF

THOMAS J. SULLIVAN

Jefferson City, Missouri

April 1, 2009

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MISSOURI GAS ENERGY

CASE NO. GR-2009-

DIRECT TESTIMONY OF

THOMAS J. SULLIVAN

Jefferson City, Missouri

April 1, 2009

1		DIRECT TESTIMONY OF THOMAS J. SULLIVAN
2		CASE NO. GR-2009-
3		APRIL 1, 2009
4		
5	Q.	Please state your name and business address.
6	A.	Thomas J. Sullivan, 11401 Lamar, Overland Park, Kansas 66211.
7	Q.	What is your occupation?
8	А.	I am currently a Managing Director in the Rate and Regulatory Advisory
9		Solution Set of the Enterprise Management Solutions Division of Black &
10		Veatch Corporation.
11	Q.	How long have you been associated with Black & Veatch?
12	A.	I have been employed by the Company since 1980.
13	Q.	What is your educational background?
14	A.	I earned a Bachelor of Science Degree in Civil Engineering from the University
15		of Missouri - Rolla in 1980, summa cum laude, and a Master of Business
16		Administration degree from the University of Missouri - Kansas City in 1985.
17	Q.	Are you a registered professional engineer?
18	А.	Yes, I am a registered Professional Engineer in the State of Missouri.
19	Q.	To what professional organizations do you belong?
20	А.	I am a member of the American Society of Civil Engineers.
21	Q.	What is your professional experience?
22	А.	I have been responsible for the preparation and presentation of numerous studies for gas,
23		electric, water, and wastewater utilities. Clients served include investor-owned utilities,
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Direct Testimony of Thomas J. Sullivan

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1		publicly owned utilities, and their customers. Studies involve valuation and depreciation,
2		cost of service, cost allocation, rate design, cost of capital, supply analysis, load
3		forecasting, economic and financial feasibility, cost recovery mechanisms, and other
4		engineering and economic matters.
5		Prior to joining the Enterprise Management Solutions Division in 1982, I worked as a
6		staff engineer in Black and Veatch's Energy and Water Divisions.
7	Q.	Have you previously appeared as an expert witness?
8	А.	Yes, I have. In Schedule TJS-1, I list cases where I have filed expert witness testimony.
9	Q.	For whom are you testifying in this proceeding?
10	А.	I am testifying on behalf of Missouri Gas Energy ("MGE" or "Company").
11	Q.	What is the purpose of your testimony in this matter?
12	Α.	To review the Company's existing depreciation rates and, where appropriate,
13		recommend changes to those rates such that the rates will, as accurately as
14		possible, match the useful life of the property and the Company's recent
15		experience with net salvage. Based on this review, I am recommending the
16		following:
17		1. The Company use the average service life ("ASL") for Account 380
18	ļ	- Services of 32 years contained in the 2005 Report on
19		Depreciation Accrual Rates ("2005 Report") I prepared for the
20		Company in June 2005 to meet its requirements of 4 CSR
21		240.040(6).
22		2. The Company use the ASL for Account 376 – Mains of 44 years
23		contained in the 2005 Report I prepared for the Company in June
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	Direc	t Testimony of Thomas J. Sullivan

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1	2005 to meet its requirements of 4 CSR 240.040(6). This ASL is		
2	equal to the ASL underlying the Company's existing depreciation		
3	rate for Mains.		
4	3. The Company use a net salvage allowance for Mains and Services		
5	of 0.12 percent and 0.25 percent, respectively, based on the		
6	Company's actual experience for the period 2004-2008.		
7	4. The average service life and net salvage components be combined		
8	with the resulting total depreciation rates for Mains equaling 2.39		
9	percent and for Services equaling 3.38 percent.		
10	5. The Company establish separate sub-accounts for transportation		
11	equipment (Account 392) for automobiles and small trucks		
12	(Account 392.1) and heavy trucks (Account 392.2) and establish		
13	separate depreciation rates for these sub-accounts, 13.33 percent		
14	for Account 392.1 and 7.62 percent for Account 392.2.		
15	Q. Do you sponsor any Schedules in connection with your direct testimony?		
16	A. Yes, in addition to Schedule TJS-1 previously discussed, I sponsor the following		
17	exhibits:		
18	Schedule TJS-2 – Report on Depreciation Accrual Rates		
19	Schedule TJS-3 – Net Salvage Calculation		
20	Schedule TJS-4 – Transportation Equipment Proposed Depreciation Rate		
21	These schedules were prepared under my direction and supervision.		
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	Direct Testimony of Thomas J. Sullivan		

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1 **SERVICES** 2 What is the current depreciation rate for Account 380 - Services? Q. 3 Based on the Stipulation and Agreement in the Company's last rate case in Case A. 4 No. GR-2006-0422, the current depreciation rate is 3.13 percent. This is a total 5 depreciation rate (including both ASL and net salvage) based on an ASL of 40 6 years and a negative net salvage allowance of 25 percent. The current rate 7 consists of two components, 2.50 percent based on a 40 year ASL (1/40) and 8 0.63 percent based on a 25 percent negative net salvage allowance (0.25/40).

9 **∥**Q.

Please explain the term negative net salvage.

10 A. Negative net salvage means the same thing as a net cost of removal. For MGE, 11 the net salvage allowance includes salvage, reimbursements, and cost of removal. 12 Net salvage equals salvage plus reimbursements minus cost of removal. Salvage 13 and reimbursements are amounts received by the Company when plant is retired 14 or replaced and therefore reduce the amount of plant depreciated, and cost of 15 removal is an expense incurred when plant is retired or replaced and therefore 16 increases the amount depreciated. Therefore, a positive net salvage allowance 17 reduces the depreciation rate and a negative net salvage allowance increases the 18 depreciation rate.

19 Q. Does the existing depreciation rate for Services provide a reasonable match 20 with the useful life of the property?

A. No, it does not. The 40 year ASL is too long. Based on the analyses contained in my 2005 Report (Schedule TJS-2) and supplemental data and analyses I

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provided in connection with Case No. GR-2006-0422, the most reasonable ASL for Services is 32 years.

Q. What is the ASL you recommended for Services in your 2005 Report?

A. In the 2005 Report, I recommended an ASL of 32 years. This ASL was based on analysis of regional gas utilities and simulated plant balance analysis.

6 Q. Please summarize the supplemental data and analyses you provided in Case
7 No. GR-2006-0422.

8 A. The supplemental data and analyses I provided in Case No. GR-2006-0422
9 indicated that the magnitude of MGE's safety line replacement program
10 ("SLRP") significantly impacts (reduces) the ASL for Services on MGE's
11 system. Also, based on data available through 2006, limited analysis of MGE's
12 mortality experience with Services indicated an ASL of 28 years.

13 Q. Does the net salvage allowance underlying the current depreciation rate for 14 Services reflect the Company's recent experience?

15 Α. No, it does not. The current allowance of negative 25 percent results in a 16 deprecation rate allowance of 0.63 percent (0.25 divided by 40 years). Based on 17 the Company's year-end 2008 plant balance for Services of \$323,088,664, this 18 depreciation rate correlates with an annual net salvage amount of negative 19 \$2,035,000. The Company's net salvage for Services has averaged negative 20 \$806,000 over the last five years, as shown in Schedule TJS-3. This is 21 comparable to a 0.25 percent depreciation rate net salvage allowance.

Q. What depreciation rate are you recommending that the Company use for Account 380 - Services?

Direct Testimony of Thomas J. Sullivan

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1	Α.	I am recommending that the Company use a depreciation rate of 3.38 percent.
2		This is based on an ASL of 32 years (1/32 equals 3.13 percent) plus a negative
3		net salvage allowance of 0.25 percent (\$800,000 divided by \$323,088,664).
4	Q.	Does this conclude your prepared direct testimony related to Services?
5	А.	Yes, it does.
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	Direc	t Testimony of Thomas J. Sullivan

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1		MAINS
2	Q.	What is the current depreciation rate for Account 376 – Mains?
3	А.	Based on the Stipulation and Agreement in the Company's last rate case in Case
4		No. GR-2006-0422, the current depreciation rate is 2.16 percent. This is a total
5		depreciation rate (including both ASL and net salvage) based on an ASL of 44
6		years and a <u>positive</u> net salvage allowance of 5 percent. The current rate consists
7		of two components, 2.27 percent based on a 44 year ASL (1/44) minus 0.11
8	}	percent based on a positive 5 percent net salvage allowance $(0.05/44)$.
9	Q.	Does this depreciation rate provide a reasonable match with the useful life of
10		the property?
11	Α.	Yes, it does. The 44 year ASL is equal to the ASL recommended in my 2005
12		Report.
13	Q.	Does the net salvage allowance underlying the current depreciation rate for
14	i	Mains reflect the Company's recent experience?
15	Α.	No, it does not. The current allowance of positive 5 percent results in a
16		deprecation rate allowance of negative 0.11 percent (0.05 divided by 44 years).
17); };	Based on the Company's year-end 2008 plant balance for Mains of
18		\$375,529,186, this depreciation rate correlates with an annual net salvage
19		amount of positive \$413,000. The Company's net salvage for Mains has
20	i.	averaged <u>negative</u> \$450,000 over the last five years, as shown in Schedule TJS-3.
21		This is comparable to a 0.12 percent depreciation rate net salvage allowance.
22	Q.	What depreciation rate are you recommending that the Company use for
23		Account 376 - Mains?
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Direct Testimony of Thomas J. Sullivan

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1		Law recommending that the Commence was a domination rate of 2.20 percent
1	Α.	I am recommending that the Company use a depreciation rate of 2.39 percent.
2		This is based on an ASL of 44 years (1/44 equals 2.27 percent) plus a negative
3		net salvage allowance of 0.12 percent (\$450,000 divided by \$375,529,186).
4	Q.	Does this conclude your prepared direct testimony related to Mains?
5	Α.	Yes, it does.
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1		TRANSPORTATION EQUIPMENT
2	Q.	What is the current depreciation rate for Account 392 – Transportation
3		Equipment?
4	A.	Based on the Stipulation and Agreement in the Company's last rate case in Case
5		No. GR-2006-0422, the current depreciation rate is 7.83 percent. This is a total
6		depreciation rate (including both ASL and net salvage) based on an ASL of 11.5
7		years and a <u>positive</u> net salvage allowance of 10 percent. The current rate
8		consists of two components, 8.70 percent based on a 11.5 year ASL (1/11.5)
9		minus 0.87 percent based on a positive 10 percent net salvage allowance
10		(0.10/11.5).
11	Q.	Does this depreciation rate provide a reasonable match with the useful life of
12		the property?
13	А.	No, it does not. At the time of the last rate case and at the time of my 2005
14		Report, the Company primarily leased automobiles and small trucks. As
15		discussed more fully in the direct testimony of Michael R. Noack, the Company
16	}	is now purchasing automobiles and small trucks. At the time of the last rate case
17		and my 2005 Report, Account 392 consisted almost exclusively of heavy trucks.
18		The life characteristics of small and large vehicles are significantly different.
19	Q.	What is the ASL you are recommending for Transportation Equipment?
20	А.	I am recommending that the Company establish separate sub-accounts for small
21		and large vehicles. Account 392.1 would consist of passenger cars, light trucks,
22		and sport utility vehicles (SUVs) and Account 392.2 would consist of heavy
23	*	trucks. By establishing the separate sub-accounts, the Company will be able to
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Direct Testimony of Thomas J. Sullivan

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more precisely recognize the difference in life characteristics between these two classes of vehicles.

As shown in Schedule TJS-4, the Company's standard for the vehicles comprising Account 392.1 is 6 years. Also shown in Schedule TJS-4 is the result of our retirement analysis of the heavy trucks, which make up the historical Account 392 and will make up the proposed Account 392.2, showing an ASL of 10.5 years.

8 Q. Does the net salvage allowance underlying the current depreciation rate for
9 Transportation Equipment reflect the Company's recent experience?
10 A. No, it does not. The current allowance is equal to a positive 10 percent. The
11 Company's recent experience is equal to 20 percent.

12 Q. What depreciation rate are you recommending that the Company use for
13 Transportation Equipment?

A. I am recommending that the Company use a depreciation rate of 13.33 percent
for Account 392.1. This is based on an ASL of 6 years (1/6 equals 16.66
percent) minus a positive net salvage allowance of 3.33 percent (0.20/6). I am
recommending that the Company use a depreciation rate of 7.62 percent for
Account 392.2. This is based on an ASL of 10.5 years (1/10.5 equals 9.52
percent) minus a positive net salvage allowance of 1.90 percent (0.20/10.5).

20 Q. Does this conclude your prepared direct testimony related to Transportation
21 Equipment?

22 A. Yes, it does.

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Direct Testimony of Thomas J. Sullivan

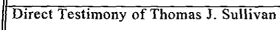
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Q. Are you making any other depreciation rate recommendations?

Not at this time.



BEFORE THE PUBLIC SERVICE COMMISSION

OF THE STATE OF MISSOURI

In the Matter of Missouri Gas Energy's Tariff Sheets Designed to Increase Rates for Gas Service in the Company's Missouri Service Area.

2

Case No. GR-2009-____

AFFIDAVIT OF THOMAS J. SULLIVAN

SS.

STATE OF Kansas) COUNTY OF Johnson)

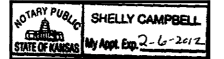
Thomas J. Sullivan, of lawful age, on his oath states: that he has participated in the preparation of the foregoing Direct Testimony in question and answer form, to be presented in the above case; that the answers in the foregoing Direct Testimony were given by him; that he has knowledge of the matters set forth in such answers; and that such matters are true and correct to the best of his knowledge and belief.

(Haves) Seeces THOMAS J'SULLIVAN

Subscribed and sworn to before me this 31 day of March 2009.

Complete

My Commission Expires: 2-6-20/2





- <u>Peoples Natural Gas Company of South Carolina, South Carolina Public Service</u> <u>Commission Docket No. 88-52-G (1988)</u>. Natural gas utility revenue requirements and rate design.
- 4 <u>Peoples Natural Gas (UtiliCorp United, Inc.). Iowa Utilities Board Docket No. RPU-92-6</u> (1992). Natural gas utility class cost of service study and peak day demand requirements.
- Peoples Natural Gas (UtiliCorp United, Inc.), Kansas Corporation Commission Docket No. 193,787-U (1996). Natural gas utility class cost of service study, rate design, and peak day demand requirements.
- Southern Union Gas Company, Railroad Commission of Texas Gas Utilities Docket No. 8878 (1998). Natural gas utility depreciation rates.
- 9 Southern Union Gas Company, City of El Paso (1999). Natural Gas utility depreciation rates.
- UtiliCorp United, Inc., Kansas Corporation Commission Docket No. 00-UTCG-336-RTS (1999). Natural gas utility weather normalization, class cost of service, and rate design.
- <u>Philadelphia Gas Works, Pennsylvania Public Utility Commission Docket No. R-00006042</u> (2001). Natural gas utility revenue requirements.
- Missouri Gas Energy, Missouri Public Service Commission Docket No. GR-2001-292 (2001). Natural gas utility depreciation rates.
- <u>Aquila Networks, Iowa Utilities Board Docket No. RPU-02-5 (2002)</u>. Natural gas utility class cost of service study, rate design, and weather normalization adjustment.
- <u>Aquila Networks, Michigan Gas Utilities, Michigan Public Service Commission Case No. U-13470 (2002)</u>. Natural gas utility class cost of service study, rate design, and weather normalization adjustment.
- 18 <u>Aquila Networks, Nebraska Public Service Commission Docket No. NG-0001, NG0002,</u> <u>NG0003 (2003).</u> Natural gas utility weather normalization adjustment.
- Aquila Networks, Missouri Public Service Commission Docket No. GR-2003 (2003). Natural gas utility class cost of service study, rate design, annualization adjustment, and weather normalization adjustment.
- North Carolina Natural Gas, North Carolina Utilities Commission Docket No. G-21-Sub 442 (2003). Filed intervenor testimony on behalf of the municipal customers regarding natural gas cost of service and rates related to intrastate transmission service.

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Direct Testimony of Thomas J. Sullivan

- 1 <u>Texas Gas Service Company, Division of ONEOK, Railroad Commission of Texas Gas</u> <u>Utilities Docket No. 9465 (2004)</u>. Natural gas utility depreciation rates.
- 2 • <u>Missouri Gas Energy, Missouri Public Service Commission Docket No. GR-2004-</u> 3 <u>0209 (2004)</u>
 - Natural gas utility depreciation rates.

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- <u>Aquila Networks, Kansas Corporation Commission Docket No. 05-AOLG-367-RTS (2004)</u>. Natural gas utility weather normalization, class cost of service, and rate design.
- Aquila Networks, Iowa Utilities Board Docket No. RPU-05-02 (2005). Natural gas utility class cost of service study, rate design, grain drying adjustment and weather normalization adjustment.
- 8 PJM Interconnection, LLC, Federal Energy Regulatory Commission Docket No. ER05-1181 (2005). Operating cash reserve requirements.
- <u>Kinder Morgan, Inc., Wyoming Public Service Commission Docket No. 30022-GR-6-73</u> (2006). Natural gas utility weather normalization adjustment, development of load factors, billing cycle adjustment, determination of test year billing units and revenues, and depreciation rates.
- <u>Missouri Gas Energy, Missouri Public Service Commission Docket No. GR-2006-</u>
 12 0422 (2006). Natural gas utility depreciation rates.
- Kinder Morgan, Inc., Nebraska Public Service Commission Docket No. NG-0036 (2006). Natural gas utility weather normalization adjustment, test year billing determinants and revenues under existing rates, customer and usage trends and rate design.
- 15 Aquila Networks, Kansas Corporation Commission Docket No. 07-AQLG-431-RTS (2006). Natural gas utility class cost of service study, rate design, irrigation adjustment, and weather normalization adjustment.
- 17 Aquila Networks, Nebraska Public Service Commission Docket No. NG-0041-RTS (2006). Natural gas utility jurisdictional and class cost of service study, rate design, and revenue synchronization adjustment.
- 19 Zia Natural Gas Company, New Mexico Public Regulation Commission Case No. 08-00036-UT (2008). Natural gas utility billing determinants and revenues, weather normalization adjustment, customer growth adjustment, peak day analysis, revenue requirement, class cost of service study, and rate design.
- SourceGas Distribution, LLC, The Public Utilities Commission of the State of Colorado Docket No. 08S-0108G (2008). Natural gas utility weather normalization adjustment, irrigation adjustment, group load factor analysis, therm billing, test year billing determinants and revenues, and trends in customer usage.

Direct Testimony of Thomas J. Sullivan

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- Black Hills/Iowa Gas Utility Company, LLC (fka Aquila Networks), Iowa Utilities Board Docket No. RPU-08-3 (2008) Natural gas utility weather normalization adjustment, grain drying adjustment, revenue synchronization adjustment, class cost of service study, and rate design.
- <u>Black Hills/Colorado Gas Utility Company, LLC (fka Aquila Networks), The Public Utilities</u> <u>Commission of the State of Colorado Docket No. 08S-430G (2008)</u> Natural gas utility weather normalization, revenue synchronization adjustment, customer reclassification, thermal billing, test year billing determinants, revenues under existing and proposed rates, class cost of service study, and rate design.
- Wyoming Gas Company, Wyoming Public Service Commission Docket No 30009-48-GR-8 (2008) Natural gas utility weather normalization adjustment, test year billing determinants, revenues under existing and proposed rates, rate of return, revenue requirement, class cost of service study, and rate design.

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Schedule___(TJS-2)

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Report on Depreciation Accrual Rates

Prepared for

Missouri Gas Energy



June 2005



ENERGY . WATER . INFORMATION . GOVERNMENT



ENERGY WATER INFORMATION GOVERNMENT

June 28, 2005

Mr. Robert J. Hack Vice President, Pricing and Regulatory Affairs Missouri Gas Energy 3420 Broadway Kansas City, MO 64111

Dear Mr. Hack:

Our enclosed report summarizes the results of our analysis of the depreciation accrual rates for the gas utility properties of Missouri Gas Energy (Company). Our studies are based on the plant balances as of December 31, 2004. The Executive Summary of the report summarizes our major findings and recommendations.

Ultimately, the appropriate level of depreciation expense rates is a management decision taking into consideration various factors. If management concludes that a change is warranted in depreciation rates at this time, we recommend implementation of the rates set forth in Column H of Table 4-2 of this report. We are also recommending that the Company redistribute the excess accumulated reserve balance of Account 380 – Services to other accounts. The net effect of this redistribution is zero.

We appreciate the opportunity to provide this service. If you have any questions concerning the contents of this report, please do not hesitate to contact us.

Very Truly Yours,

BLACK & VEATCH CORPORATION

Thomas J. Sullivan

CEB Enclosures

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Executive Summary

This report describes the analyses conducted and the results obtained for the gas utility property of Missouri Gas Energy with respect to its depreciation expense rates. The report is based on plant activity through December 31, 2004. The depreciation rates recommended in this report are considered appropriate for use in the near future. We recommend these rates be reviewed at least every five years. Ultimately the appropriate level of depreciation expense rates is a management decision taking into account various factors.

MGE's current rates went into effect in October 2004 as a result of the Missouri Public Service Commission order in Case No. GR-2004-0209. If the Company concludes that a change in depreciation expense rates is appropriate in the next rate filing, we recommend the Company implement the depreciation expense rates based on the analyses set forth in Sections 3 and 4. Recommended rates are summarized on Table 4-2, column H. Implementation of these rates will increase annual depreciation expense by \$2.79 million annually, based on December 31, 2004 plant balances.

The individual accrual rates that we recommend for each account recognize average service lives and reflect the results of simulated plant balance analysis, regional industry averages, reserve analysis, and our experience with similar utility property. We recommend changes to depreciation rates for the following accounts:

- Accounts 375 and 390 Structures and Improvements. We recommend decreasing the average service life to 40 years for both accounts.
- Account 376 Mains. We recommend the average service life remain at 44 years, however, by amortizing the reserve deficiency over the remaining life, the accrual rate raises from 2.27% to 2.43%, increasing depreciation expense by \$504,000.
- Account 380 Services. We recommend a decrease in average service life from 37 to 32 years, with a negative net salvage allowance of \$800,000 per year. This increases the accrual rate from 2.70% to 3.41%, which will increase depreciation expense by about \$2 million.
- Account 383 Regulators. We recommend a decrease in average service life from 41 to 35 years, increasing depreciation expense by \$61,000.
- Account 391 Furniture and Equipment. We recommend reducing the average service life from 12 to 11 years.

We also recommend that the Company redistribute the excess accumulated reserve balance of Account 380 to other accounts so that the net redistribution is zero. Based on our recommended rates and analysis of the depreciation reserve balances, we find that Account 380Services has an excess of accumulated reserve in the amount of \$29 million, based on the 3.41% rate recommended in the report. We propose to redistribute this excess to the other accounts so that negative reserves are eliminated and reserve ratios are in line with the weighted dollar age of the account and the recommended average service lives.

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In our 1995 and 2000 studies, we used several actuarial methods in an effort to measure the Company's retirement experience. These methods included survivor curve analysis and simulated plant balance method. However, a sufficient retirement history did not exist at that time to complete a study based on survivor curve analysis and other sources of data were inadequate to conduct a complete and reliable simulated plant balance analysis for each of the accounts. The issue of the lack of data was addressed by the Commission in its 1998 order in Case No. GR-98-140 when the Commission found "that it would not be appropriate to require the reconstruction or re-creation of records that apparently do not exist or cannot be completed by any reasonable efforts of MGE." Since February 1994, Missouri Gas Energy has captured the necessary plant information on a prospective basis for future depreciation study needs. However, eleven years of continuing plant data is not adequate to perform detailed and comprehensive analysis of service life characteristics.

The scope of this report includes a discussion of the practice of depreciation accounting (Section 2), the type of information examined in our analysis, the methods applied, and the results of the analyses conducted (Section 3), and a discussion of the Company's depreciation reserve, and development of our recommended accrual rates (Section 4).

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1.0 Introduction

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This report presents the results of our analysis of the depreciation expense requirements for the gas utility property of Missouri Gas Energy (Company or MGE). The analysis is based on plant activity through December 31, 2004. We understand that the Company desires this report in order to meet the Missouri Public Service Commission's requirement that depreciation rates be reviewed every five years.

Missouri Gas Energy was acquired by Southern Union Company in February 1994. In June of 1995 and 2000, we prepared depreciation rate studies based on plant activity through December 31, 1994 and 1998, respectively. The 1995 and 2000 studies were performed to fulfill the Commission's requirement to review depreciation rates at least every five years. KPL (the Company's predecessor) had previously submitted a study in 1990.

The rates recommended in this report reflect consideration of the results of simulated plant balance analysis, regional industry norms, survivor curve retirement analysis, and our experience with other utilities. In our previous two reports, sufficient retirement history did not exist to adequately perform survivor curve analysis. We now have eleven years of continuing plant data and were able to perform survivor curve analysis on select accounts, but the results are not sufficiently conclusive to use in developing recommended rates. We are able to rely on the simulated plant balance approach to estimate average service lives for some accounts. We also relied upon a survey of depreciation rates for regional gas utilities.

Section 2 of this report briefly discusses the practice of depreciation accounting. Section 3 discusses the type of information examined in the analysis and the methods applied to develop the depreciation rates. Section 3 also discusses the results of the analyses and the recommended average service lives. Section 4 discusses analysis of the Company's existing depreciation reserve and develops our recommended accrual rates.

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2.0 Depreciation Accounting

Depreciation is the loss in service value not restored by current maintenance, incurred in connection with the consumption or prospective retirement of gas plant in the course of service from causes which are known to be in current operation and against which the utility is not protected by insurance. Among the causes to be considered are wear and tear, decay, action of the elements, inadequacy, obsolescence, changes in the art, changes in demand and requirements of public authorities, and in the case of natural gas companies, the exhaustion of natural resources (FERC Uniform System of Accounts).

Depreciation accounting provides a method whereby charges for the loss in service value are made against current income. By properly charging depreciation, the cost of depreciable plant less estimated salvage value (or plus estimated cost of removal) is distributed over the useful life of the asset in such a way as to equitably allocate it to the period during which service is provided through the use and consumption of such facilities.

2.1 Annual Depreciation Expense

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The annual depreciation expense represents the annual charge against income associated with the loss of service value of utility equipment. Historically, a number of different methods have been used by gas utilities to determine the level of depreciation expense to be charged against current income. Among the more common are:

- 1. A percentage of the investment in depreciable property.
- 2. A direct appropriation by management.
- 3. An amount equal to the original cost investment retired during the year.
- 4. A percentage of revenues.

The company's current practice is to calculate annual depreciation expense through the application of straight-line depreciation rates to the respective plant investment account balances. In essence, the annual depreciation expense rate is a percentage figure which, when applied to the dollar balance of investment in plant, yields a depreciation expense level which is expected to amortize the Company's investment over the life of the property.

The existing depreciation rates are based on those approved by the Missouri Public Service Commission in 2004 in Case No. GR-2004-0209. In that case the Company and the Staff of the Missouri PSC entered a Stipulation and Agreement concerning Depreciation and Accounting for the Net Cost of Removal. With respect to depreciation rates the Company was authorized to implement new depreciation rates for: Account 380-Services (2.7%, 37-year average service life) and Account 394-Tools (5.3%, 19-year average service life). With respect to accounting for the net cost of removal, the Commission ordered the Company to book such

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cost as an expense up to \$771,039 per year. The Company is authorized to record any amount in excess of \$771,039 as a regulatory asset and/or liability.

2.2 Depreciation Reserve

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The depreciation reserve account is a balance sheet item which reflects accumulation of the activity related to annual depreciation expense and retirement accounting. Under the FERC Uniform System of Accounts, depreciation reserve is shown on the balance sheet as "Accumulated Provision for Depreciation."

The depreciation expense charged annually is accumulated in depreciation reserve. The original cost of investment in property retired during the year is deducted from the depreciation reserve. A further adjustment to the reserve is made by adding the salvage value credit and deducting the cost of removal associated with property retired. The use of proper annual depreciation rates to amortize investment over its useful service life will result in accruals to the depreciation reserve which equal the total investment ultimately retired, as adjusted for salvage value and cost of removal.

An illustrative example follows:

Line N	o. De	preciation	n Reserve	Balance

		\$	\$
1	Beginning of Period		1,000,000
2	Depreciation Charges		
3	Depreciation Expense	100,000	
4	Depreciation Charges to Clearing Accounts	10,000	
		110,000	
5	Subtotal		1,110,000
6	Deductions		
7	Original Cost of Plant Retired	75,000	
8	Cost of Removal of Retired Plant	10,000	
9	Salvage Realized from Retired Plant	(5,000)	
10	Total Deductions	80,000	•
11	Depreciation Reserve End of Period		1,030,000

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3.0 Historical Information and Procedures

The determination of a reasonable annual depreciation expense rate is dependent on average service life, cost of removal, and salvage of the property in question. Ideally, the determination of average service life begins with analysis of Company records which show additions by year of installation (vintage year) and retirements by vintage year. We refer to this type of analysis as an actuarial method. Where historical data is not sufficient to produce reliable results using actuarial analysis, data may be sufficient to use a simulated plant balance approach. Both of these two analytical methods provide measures of historically experienced service lives. In order to reflect the prospective nature of depreciation, we consider past, present and anticipated future economic and environmental conditions; and sound engineering judgment. As a final step, the adequacy of depreciation reserve balances must be evaluated and the indicated depreciation rate adjusted so that total investment is recovered over the asset's life.

3.1 Actuarial Analysis

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To prepare a sound and credible survivor curve analysis, a sufficient history of retirement data must exist. Based upon historical plant activity (retirements), a survivor stub curve explains the percent of original placements remaining in service by age. Using a least squares analysis technique, we compare this experienced survivor stub curve to general survivor curve types to identify the best fitting curve type and service life based on historical retirements. These curves provide an estimate of the average service life predicted based on historical retirements. Using this method, and relying on general survivor curves, we can estimate average service life of property which has only been partially retired.

In our studies in 1995 and 2000, we found that MGE did not have a sufficient retirement history available to perform meaningful survivor curve analysis. The issue of the lack of data was addressed by the Commission in its order in Case No. GR-98-140 when the Commission found "that it would not be appropriate to require the reconstruction or re-creation of records that apparently do not exist or cannot be completed by any reasonable efforts of MGE." MGE's continuing property record only contains retirement history from 1994 to the present. Eleven years of historical retirement data are generally not enough data to produce significantly reliable results using survivor curve analysis. We tried an adjusted actuarial analysis on certain accounts and got mixed or unreliable results. Our adjustment attempted to estimate additions prior to 1994 based on vintage balances in the Company's continuing property record and representative survivor curves. Therefore as an alternative to actuarial analysis, we use a simulated plant balance approach to estimate average service lives of MGE's depreciable property.

3.2 Simulated Plant Balance

For the purpose of this report, we conducted simulated plant balance analyses to estimate average service lives based on historical plant activity. The simulated plant balance method may produce reliable results when aged retirement data is unavailable. Data requirements for the simulated plant balance approach are far less rigorous than for survivor curve analysis. The only data needed for a simulated plant balance analysis are annual additions and end of year plant balances. In the simulated plant balance method, actual end of year plant balances are compared to those simulated by applying the percent surviving at a given age to the initial additions using the same general curves as used in the survivor curve analysis. The curve type that best simulates actual plant balances is the curve that best explains the mortality characteristics of the plant.

We base our simulated plant balance analysis on plant ledger summaries provided by the Company for the period 1968 through 2004. Generally, a reasonable simulated plant estimate requires 40 or more years of data. Data requirements may be reduced provided that the data is "clean" and "behaves" reasonably. Because plant ledger data prior to 1968 is not available and therefore having no breakdown of the initial plant balance in 1968, we performed three analyses: 1) assuming a zero beginning balance in 1968, 2) assuming 1968 additions include the 1967 ending balance, and 3) estimating additions prior to 1968 based on 1994 vintage balances. Tables 3-1, 3-2, and 3-3 summarize the results of these three analyses, respectively. The first two analyses (Tables 3-1 and 3-2) are updates to analyses performed in our two previous reports. The third analysis uses the same original placements for the years 1968 to 2004, but estimates original placements prior to 1968 based on 1994 vintage year balances shown in the company's continuing property record. Theoretically, this extended analysis should yield the most reliable results. Based on review of the results shown in these tables, and a thorough assessment of available information regarding additions, retirements, transfers, and year end plant balances, we find that the simulated plant balance approach does not produce reasonable estimates for a number of accounts.

For example, in the Company's largest account, Mains – Account 376, we find a best fitting average service life of 44 years when the analysis was run starting with a zero beginning balance in 1968 (Table 3-1), and 42 years when the analysis was run with estimated additions (Table 3-3). These results appear reasonable, and are in line with MGE's current rate, however, when the analysis was performed with the 1968 beginning balance, the program could not produce an average service life due to irregularities within the data set, such as a six million dollar negative transfer in 1993. This result tends to reduce the confidence in the other two analyses. Further, while the best fitting service lives of 44 and 42 years appear reasonable, we find significant differences in the indicated service lives for the second and third best fits.

Table 3-1

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Missouri Gas Energy Summary of Simulated Plant Balance Analysis Starting With a Zero Beginning Balance in 1968

		Numł	per 1 Rank	Num	ber 2 Rank	Numt	per 3 Rank
Acct.	5	Curve	Avg. Service	Curve	Avg. Service	Curve	Avg. Service
No.	Account Description	Туре	Life	Туре	Life	Туре	Life
			Years		Years		Years
Distribut	ion Plant						
037400	Land Rights (1)	L 3.0	18	L4.0	17	S 4.0	17
037500	Structures (2)	S 2.0	15	S 1.5	15	S 1.0	15
037600	Mains	SC 0.0	44	R 0.5	37	S -0.5	36
037800	Measuring and Regulating Station	SC 0.0	30	R 0.5	27	L 0.0	28
037900	City Gate Station	S 6.0	12	S 5.0	12	R 5.0	13
038000	Services	SC 0.0	32	L 0.0	30	R 0.5	28
038100	Meters	L 0.0	11	L 0.5	11	SC 0.0	12
038200	Meter/Regulator Installations	\$6.0	36	S 5.0	42	Program col	uld not converge
038300	Regulators	L 0.0	15	L 0.5	15	SC 0.0	17
038500	Industrial Meas/Regulating Equip	SC 0.0	41	R 0.5	32	R 1.0	25
General I	Plant						
039000	Structures (2)	L 1.0	10	L 2.0	9	L 1.5	10
039100	Office Furniture & Equipment	SC 0.0	12	R 0.5	12	S -0.5	12
039200	Transportation Equipment	SC 0.0	5	R 0.5	5	S-0.5	5
039300	Stores Equipment	S 6,0	17	S 5.0	18	R 5.0	18
039400	Tool, Shop & Garage Equipment	L 0.0	17	SC 0.0	18	L 0.5	16
039600	Power Operated Equipment	SC 0.0	9	R 0.5	9	S -0.5	9
039700	Communication Equipment	R 5.0	8	S 5.0	10	S 4.0	9
039800	Miscellaneous Equipment	SC 0.0	12	R 0.5	12	S -0.5	12

(1) Includes land because before 1984 there was no separation between land and land rights

(2) Includes leasehold improvements because before 1984 there was no separation between structures and leasehold improvements.

Table 3-2

Missouri Gas Energy Summary of Simulated Plant Balance Analysis Starting with 1968 Beginning Balance

		Numbe	er 1 Rank	Numb	er 2 Rank	Numb	er 3 Rank
Acct.		Curve	Avg. Service	Curve	Avg. Service	Curve	Avg. Service
No.	Account Description	Туре	Life	Туре	Life	Туре	Life
			Years		Years		Years
Distribut	ion Plant						
037400	Land Rights (1)	S 6.0	21	R 5.0	22	S 5.0	22
037500	Structures (2)	R 5.0	16	S 4.0	16	L 5.0	16
037600	Mains	Program co	uld not converge	e			
037800	Measuring and Regulating Station	S 6.0	23	S 5.0	24	R 5.0	24
037900	City Gate Station	S 6.0	35	S 5.0	38	S 4.0	49
038000	Services	S 6.0	22	S 5.0	22	L 5.0	23
038100	Meters	S 6.0	18	S 5.0	19	R 5.0	19
038200	Meter/Regulator Installations	S 6.0	36	S 5.0	42	Program co	ould not conver
038300	Regulators	S 5.0	33	L 5.0	35	R 5.0	34
038500	Industrial Meas/Regulating Equip	SC 0.0	41	R 0.5	32	R 1.0	25
General I	Plant						
039000	Structures (2)	S 2.0	12	R 4.0	12	S 3.0	12
039100	Office Furniture & Equipment	S 6.0	13	R 5.0	13	S 5.0	13
039200	Transportation Equipment	S 3.0	8	L 3.0	8	L 4.0	8
039300	Stores Equipment	S 4.0	21	R 5.0	21	L 5.0	21
039400	Tool, Shop & Garage Equipment	S 6.0	17	S 5.0	17	R 5.0	18
039600	Power Operated Equipment	S -0.5	11	R 0.5	11	L, 2.0	10
039700	Communication Equipment	S 6.0	9	S 5.0	9	R 5.0	9
039800	Miscellaneous Equipment	Program co	uld not converg	e			

(1) Includes land because before 1984 there was no separation between land and land rights

(2) Includes leasehold improvements because before 1984 there was no separation between structures and leasehold improveme

Table 3-3

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Missouri Gas Energy Summary of Simulated Plant Balance Analysis With Estimated Additions Prior to 1968

		Numb	er 1 Rank	Numb	per 2 Rank	Numb	er 3 Rank
Acct.		Curve	Avg. Service	Curve	Avg. Service	Curve	Avg. Service
No.	Account Description	Туре	Life	Туре	Life	Туре	Life
			Years		Years		Years
Distribut	ion Plant						
037400	Land Rights						
037500	Structures (1)	S 0	24	L 2	23	SC	23
037600	Mains	S 3	42	SC	69	R2	47
037800	Measuring and Regulating Station	L 3	37	SC	48	L 2	38
037900	City Gate Station	SC	41	L 1	35	L 3	34
038000	Services	μ2	32	S 1	33	SC	43
038100	Meters	SC	28	R 2	31	R 3	33
038200	Meter/Regulator Installations	No Valid R	esults				
038300	Regulators	S 0	37	S 2	38	L 2	39
038500	Industrial Meas/Regulating Equip	Not Enoug	h Data				
General	Plant						
039000	Structures (1)	L 1	25	LO	23	S 1	31
039100	Office Furniture & Equipment						
039200	Transportation Equipment	R 3	11	L 1	11	R 2	12
039300	Stores Equipment	LO	32	L 1	30	R 1	30
039400	Tool, Shop & Garage Equipment	L 1	26	L 2	27	SO	28
039600	Power Operated Equipment	S 0	7	R 1	6	R 2	6
039700 039800	Communication Equipment Miscellaneous Equipment	S 2	18	R 1	16	Γ1	14

(1) Includes leasehold improvements because before 1984 there was no separation between structures and leasehold improveme

These significant differences between the indicated lives cast some question on the reliability of the best fit.

For Services – Account 380, we find a best fit with a 32 year service life when starting with a zero beginning balance and when using estimated additions. However, with the 1968 beginning balance, the best fit is an average service life of 22 years. There appear to be three main problems that exist with the data. First, nearly 85 percent of the account balance has been added within the last fifteen years. Thus, the indicated average service life of 32 years, Table 3-1 may not reflect the life characteristics of the majority of the plant recorded in the account since it has only recently been placed in service through the Company's service replacement program. Second, we do not have sufficient detail to assess life characteristics of the differing types of services (plastic, bare steel, protected steel, etc). The average physical life of services may vary depending on the material. The use of a simulated plant balance analysis results in an aggregate service life that may not be indicative of the account, especially of the property currently in service. Third, the services account has a relatively high retirements index (76%). This value is in line with expectations since older vintages have been recently retired with the services replacement program. Generally, a relatively high retirements index is desired. However, in this instance, a high index merely substantiates that the majority of the account consists of relatively new property. On the other hand, the uniformity of service lives indicated by the three best fits, as shown in Tables 3-1 and 3-3 for services, suggest the results may be reasonable.

Overall, the results for the analysis run with the 1968 beginning balance included (Table 3-2) produced questionable results, especially for distribution plant assets. All but one of the distribution plant assets produced results with very high modal curves (5 or 6), which tends to reduce confidence in the results.

The following identifies some of the difficulties we encountered with the remaining accounts in connection with the simulated plant balance analysis:

- Account 374 Land Rights had large transfers that appeared to skew the results of simulated plant balance, returning a low average service life.
- Accounts 375 Structures, 379 City Gate Stations, 381 Meters, 383 Regulators, and 390 – Structures (General Plant) yielded unreasonably low services lives as compared with industry averages and prior experience with utility property.
- Account 385 Measuring and Regulating Equipment has not been in service long enough to yield reliable results.
- Account 392 Transportation Equipment shows service lives that are lower than expected for Tables 3-1 and 3-2, but the Table 3-3 results are consistent with the current service life and other utilities.

 Account 393 – Stores Equipment has varying results due to inconsistent timing of additions and retirements. There is not a smooth flow of when assets are added and retired.

3.3 Regional Industry Norms

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We consider regional industry norms in developing average service lives used in this report. In Table 3-4, we summarize depreciation information obtained from 10 Midwestern gas utilities. These utilities include MidAmerican Energy, Kansas Gas Service, Laclede Gas Company, Atmos Energy, Kinder Morgan, Union Electric (Ameren), and Aquila. Properties of these utilities generally include facilities located in Missouri, Kansas, Iowa, Illinois, Nebraska, and Minnesota.

Where data are available, we have attempted to expand our survey analysis with additional information regarding the basis for the rates for each of the utilities. In Columns AN through AO of Table 3-4, we calculate a regional industry average of the average service life and annual depreciation rates. Of course with any such analysis, there will be some differences between the depreciation rates and the rates that would result from a whole life calculation using the average service lives and net salvage values shown because some of the utilities do not provide net salvage figures.

Table 3-4	
Page 1 of 3	
Missouri Gas Energy	
Summary of Regional Gas Depreciation Rate Survey	

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ia)	(B)	[C]	[D]	(E)	(F]	[G]	(H)	14	{J}	(K)	(L)	[M]	[N]	[0]
				Mi	dAmerican E	nergy			KS G	as Svc		Ameren (Ur	tion Electric)	
					fowa				Kêr	isas	Mis	souri	116	nois
		Estimated		Applied	Mortality	Avg			Estimated	Applied	Estimated	Applied	Estimated	Applied
Account	FERC	Average	Net	Deprecistion	Curve	Remaining	Type of	Life	Average	Depreciation	Ayarage	Depreciation	Average	Depreciation
Description	Account	Service Life	Salvage	Rate %	Туре	Life (Years)	Analysis	Basis	Service Life	Rate %	Service Life	Rate %	Service Life	Rate %
Distribution		•								i				
Land and Land Rights	374	50,00	0.00	2.04%	R3	35,29	SPB	Remaining Life	69	1.44%			(
Structures and Improvements	375	50.00	(5.00)		R2	27.81	SPB	Remaining Life	21		51	1.98%	50	2.00%
Mains	376	50.00	(25,00)		R3	33,75	SPB	Remaining Life	41		42	2,40%	46	2 18%
Measuring and Regulating Equip	378	35.00	(35.00)		81	24.38	SPB	Remaining Life	44		42	2 38%	1 31	3 26%
Meas & Reg Equip - City Gate	379	36.00	(40.00)		R3	21.35	SPB	Remaining Life			44	2 27%	31	3.26%
Services	390	40.00	(55.00)		R3	25.75	SP8	Remaining Life	22		36	2.79%	34	2.90%
Meters	381	35.00	0.00	3.03%	S1	24.13	SP8	Remaining Life	32		52		40	
Meter installations	382				-		• • •	,	31		-		J	
House Regulators	383	50.00	0.00	1,91%	S 3	34.93	SPB	Remaining Life	46		45	2.21%	43	2 32%
Industrial Meas and Reo Equipment	385	25.00	0.00	3.81%	St	12.86	SPB	Remaining Life			41	2.45%	35	286%
Other Equipment	387	}			•				10	10.20%	30	3,36%	}	
Generat														
Land and Land Rights	389	50,00	0.00	1.92%	RЭ	39.51	SPB	Remaining Life					}	
Structures and Improvements	390	45.00	0.00	2.24%	R2	30,93	SPB	Remaining Life	32		79	1.27%.	ļ	
Office Furn and Equipment	391	15.00	5.00	7.54%	SQ	6.50	SPB	Remaining Life	30		13	7 75%	9	
Computers	391.1	5,00	0.00	11.82%	SL.	3.69	SPB	Remaining Life	5		9	11.11%	5	20 00%
Transportation Equipment	392	1							10		14	7.28%		
Stores Equipment	393	20.00	5.00	7.47%	SQ	5.43	SP8	Remaining Life	66		15	6.67%		
Tool, Shop, and Garage Equipment	394	25.00	5.00	4.00%	SQ	14.63	SPB	Remaining Life	42		18	5.18%	10	
Leb Equipment	395	25.00	0.00	4,32%	sa	12.57	SPB	Remaining Life	44		20	4 90%	15	6.67%
Power Operated Equipment	396	1							9	11.72%	1 21	4 78%		
Communication Equipment	397	15.00	00.0	7.43%	SQ	6.34	SPB	Remaining Life	23		17	6.06%	10	10.00%
Miscellaneous Equipment	398	15.00	0.00	8.58%	SQ	2.46	_\$P8	Remaining Life	21	4.72%				

	Table 3-4
	Page 2 of 3
	Missouri Gas Energy
Summary	of Regional Gas Depreciation Rate Survey

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[A]	(8)	(P)	(Q)	(R)	(S)	ចា	լսյ	M	[14]	(X)	M	[Z]	{AA}	(AB)	[AC]
		ſ 	_				Aquila						<u> </u>	Laclede	
		Mis	ouri Public Ser	rice	NI NI	U - Minneso	ta		People	s Natural Gas -	lowa			Missouri	
[Estimated	Applied	lowa	Estimated	Net	Applied	Estimated	Net	Applied		Average	Estimated	Applied	Mortality
Account	FERC	Average	Depreciation	Curve	Average	Salvage	Depreciation	Average	Salvage	Depreciation	Curve	Remaining	Average	Depreciation	Curve
Description	Account	Service Life	Rate %	Туре	Service Life	<u>%</u>	Rate %	Service Life	%	Rate %	Type	Life	Service Life	Rate % [Туре
Distribution		1)								}		
Land and Land Rights	374	Į			1								[
Structures and Improvements	375	45	2.22%	R 4	ļ		{	45	0.0%	3.48%	54	26.55	61		
Mains	376	45	2.22%	R 1. R 4	50	-35.00%	2.73%	40	-70.0%	3.48%	R 4	26.55	79) 1,27%	
Measuring and Regulating Equip	378	44	2.27%	R 1.5	33	-5.00%	3.23%	27	-5.0%	3.48%	R 2	26.55	1 45		
Meas & Reg Equip - City Gats	379	44	2,27%	R 1.5	28	-5.00%	3.06%						45	5 2,20%	
Services	380	45	2.22%	R 3, R 4	35	-80.00%	4.60%	38	-125.0%	3.48%	S 2	26.55	44	2.27%	
Meters	381	40	2.50%	\$ 0.5	38	5.00%	2.52%	35	5.0%	3.48%	S 4	26,55	38	3 2.63%	
Meter Installations	382	ł			41	-60.00%	3.94%	38	-30.0%	3.48%	R 2	26.55	Į		
House Regulators	383	40	2.50%	S 2	35	-15,00%	3,14%	29	0.0%	3.48%	S 3	26.55			
Industrial Meas and Reg Equipment	385	44	2.27%	R 1.5	1			30	15.0%	3.48%	R 2	26.55			
Other Equipment	387	Į			1		1	12	-20.0%	3.48%	Rt	26,55	32	3.13%	
General					Į)		
Land and Land Rights	369	1											Ì		
Structures and Improvements	390	45	2.22%	R 1.5	1			29		3.48%			40		
Office Furn and Equipment	391	22	4.55%	L4	20	5,00%	6.31%	29		3.44%			37	2.70%	
Computers	391.1	17	14.29%	S 2	8		18,98%	8		12.30%			5	5 20.00%	
Transportation Equipment	392	12	6.33%	\$5	1 7	30.00%	94,80%						[12	8.33%	
Stores Equipment	393	27	3,70%	L 1									45	5 2,22%	
Tool, Shop, and Garage Equipment	394	27	3,70%	ĩ.O	23		5.00%	31		3.20%			38		
Lab Equipment	395	29	3.45%	R 2.5]		[31		3.20%			28		
Power Operated Equipment	396	16		58	13	25.00%	1.47%			•			(14	1 7.14%	
Communication Equipment	397	29	3.45%	52	18		2.15%	29		3.48%			18		
Miscellaneous Equipment	398	23	4,35%	L 4	20		5.00%						25	3.45%	

Table 3-4 Page 3 of 3 Missouri Gas Energy Aminnal Gas Derverisition 3

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			Atmos Energy			Kinder Morgan			Region	<u>e</u> l		Regional	lano	Ŵ	MGE
			6W0			Kanses			Range		1	Average	806	Existing Rates	Rates
Acrostol	Cass	Estimated	Applied	Tvna of	Estimated	Applied	Net	Service		Depreciation Rate	ation	Estimated Averace	Applied Depreciation	Estimated	Applied Depreciation
Description	Account	ŕn.	Rale %	Analysis	Service Life	Rate %	Salvage	LOW	нgіт	ΓON	ц Бл	Service Life	Rate %	Service Life	Rate %
Distribution															
Land and Land Richts	374							20	69	1.44%	2.04%	-	1.74%	48	2.09%
Structures and Improvements	375	38	2.64%	actuarial	33			2	61	1.84%	4.66%	-	2.54%	5	1.65%
	376		2.64%	actuarial	55		_	8	64	1,27%	3.48%	44	2.39%		2.27%
Measuring and Regulating Equip	378	38	2.64%	actuarial	8			27	45	2.22%	3.75%		2.86%	8	2.96%
Meas & Reo Fourth - City Gate	379	8	2.64%	actuaria	33			28	49	2.06%	¥ 08. F		2 75%		2 13%
	380	8	2.64%	actuarial	5			8	45	2.22%	4.60%		3.31%		2 70%
	381	38	2.64%	actuarial	8			32	52	1,91%	3.48%		2.71%	_	2.86%
Meter Installations	SBS	8	2.64%	actuaria	8			31	4	2.64%	3.94%		3.55%	35	2 86%
House Regulators	383	38	2.64%	actuarial	8			20	ŝ	1,91%	3.48%		2.48%		2 44%
Industrial Meas and Red Equipment	365	38	2.64%	actuaria	33			25	44	2.27%	3.81%		2.90%	ន	3.33%
Other Equipment	387	98	2.64%	ectuarial	8	3.00%		ç	38	2.64%	10.20%		5 04%	16	6.33%
General															
and and Land Rights	369			_				32	50	1.92%	1.92%		1.92%		
Structures and improvements	055	*		actuaria	A D	2.60%		'n	82	1.27%	12.12%		2.47%		2 00%
Office Firth and Environment	6	~~~		acturarial	13			40	37	2.70%	20.00%		7 02%		B.06%
Computers	3911			actuaria	13		-	ι w	5	7.50%	20.00%	_	14.92%		8 06%
Transportation Fouriement	302			actuaria	10		20%		4	7.28%	94 BO%	6	23 05%		9,00%
Stores Equipment	393	- 00		ectuaria	1			- #0	8	1.52%	12.12%		4 85%	37	2.70%
Tool. Shoo, and Garaca Equipment	394	8		actuaria	÷			80	42	2.38%	12 12%		4 34%	_	5.30%
Lab Ecvipment	395	80	12.12%	actuariel	13	7.50%		80	44	2.27%	12.12%	23	4.49%		
Power Operated Equipment	396	8		actuaria	9		10%	6	21	1.47%	12.12%		6.89%		8.33%
Communication Equipment	387	8		actuarial	13			*0	29	2.15%	12, 12 %		5.55%	9	6.25%
									:				120		2 050/

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3.4 Recommended Average Service Lives

In Table 3-5, we summarize the average service lives underlying MGE's existing depreciation rates (Column C), and the average service lives we recommend for the purpose of this report (Column G). We use recommended average service lives to develop our recommended accrual rates. Based on consideration of the simulated plant balance analysis, regional industry averages, and our experience with gas (and other) utility property, the following discussion explains in further detail the basis for recommending change in the average service lives for certain accounts:

- Accounts 375 and 390 Structures and Improvements, we recommend a decrease in average service life from 61 years and 50 years to 40 years. This places MGE within the range of other gas utilities in the region.
- Account 379 City Gate Stations, we find the current service life of 47 years excessive and recommend a life of 40 years. We believe this is still a conservative decrease, relative to similar utilities, which average a 35 year service life.
- Account 380 Services, we continue to find the existing service life of 37 years high. Our 32 year recommendation is based on our simulated plant balance analysis and the regional average.
- Account 391 Furniture and Equipment, we base our recommendation for Account 391 on a weighting study performed on the subclasses of assets within the account, as presented in Table 3-6. The account has both furniture, which we estimate to have a 40 year service life, and computer equipment, which has a 5 to 7 year service life. By computing a weighted average based on the dollar amounts in each subclass (Table 3-6), we determine our recommended 11 year service life.
- Account 393 Stores Equipment, we find the existing life of 37 years to be high relative to regional gas utilities. Our simulated plant balance analysis confirmed the need for a lower service life of 30 years.
- Account 396 Power Operated Equipment, although some of our analyses suggest a lower service life, we recommend raising the life to 15 years. With a weighted age of the current assets of 11.27 years, an average service life much below 15 years is unreasonable.

Missouri Gas Energy Recommeded Average Service Lives													
[C]	[D]	[E]	(F)	[G]									
 Existing Average	Existing Annuai	Depreciable	Existing Annual	Recommended Average									

[H]

[1]

Table 3-5

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<u></u>		Existing	Existing		Existing	Recommended		
		Average	Annual	Depreciable	Annual	Average	Indicated	Indicated
Acct.		Service	Accrual	Plant	Depreciation	Service	Accrual	Depreciation
No.	Account	Life	Rate	12/31/2004	Expense	Life	Rate	Expense
		Years	%	\$	\$	Years	%	\$
	Distribution Plant			•	•			-
3742	Land Rights	48	2.09%	1,568,071	32,773	50	2,00%	31,361
3751	Structures	61	1.65%	5,303,297	87,610	40	2,50%	132,582
3760	Mains	44	2.27%	317,114,685	7,201.675	44	2.27%	7,198,503
3780	Measuring & Regulating Stations	35	2.86%	11,340,602	324,341	35	2,86%	324,341
3790	City Gate Stations	47	2.13%	3,225,472	68,670	40	2,50%	80,637
3800	Services	37	2.70%	284,133,633	7,671,608	32	3.13%	8,893,383
3810	Meters	35	2.86%	30,234,961	864,720	35	2.86%	864,720
3820	Meter/Regulator Installations	35	2.86%	63,517,434	1,816,599	35	2.86%	1,816,599
3830	Regulators	41	2.44%	10,874,553	265,339	35	2.86%	311,012
3850	EGM-Meas/Reg Equip	30	3.33%	349,644	11,643	30	3.33%	11,643
3870	Other Equipment	16	6.33%	0	0	16	6.25%	
	Total Distribution Plant		2.52%	727,662,351	18,344,978		2.70%	19,664,782
	General Plant							
3901	Structures & Improvements	50	2.00%	1,999,518	39,990	40	2,50%	49,988
3910	Furniture & Equipment	12	8.06%	5,958,115	480,224	11	9.09%	541,593
3920	Transportation Equipment	11	8.70%	5,105,489	444,178	11	9.09%	464.089
3930	Stores Equipment	37	2.70%	507,444	13,701	30	3.33%	16,898
3940	Tools	19	5.30%	4,883,622	258,832	20	5.00%	244,181
3960	Power Operated Equipment	12	8.33%	243,807	20,309	15	6.67%	16,262
3970	Communication Equipment	16	6.25%	3,016,045	188,503	16	6.25%	188,503
3971	Electronic Reading-ERT	20	5.00%	35,104,368	1,755,218	20	5.00%	1,755,218
3980	Miscellaneous Equipment	26	3.85%	416,204	16,024	20	5,00%	20,810
	Total General Plant		5.62%	57,234,611	3,216,979		5.76%	3,297,542
	Total Depreciable Plant		2.75%	784,896,963	21,561,957		2.93%	22,962,324

[B]

[A]

(1) \$/year salvage allowance.
 (2) Recommended service life of 11 years for Account 391 is based on service life determined in weighting study for Acct. 391, Table 3-6.

Table 3-6

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Missouri Gas Energy Calculation of Whole Life Rate for Account 391

Description		Depreciable Plant 12/31/2004	Percent of Total	Net Salvage	Average Service Life	Whole Life Rate
Account 391 Subcategorie	es					
Furniture		2,629,888	44.14%	10%	40	2.25%
Office Equipment		765,453	12.85%		12	8.33%
Computers		1,032,385	17.33%	10%	7	12.86%
Software		<u>1,530,389</u>	<u>25.69%</u>		5	20.00%
Т	otal	5,958,115	100.00%			
			Weighted	Average Rate f	or Account 391	9.43%

Equivalent Service Life 10.61

Recommended Service Life 11

4.0 Development of Recommended Accrual Rates

After developing our recommended average service lives, we then look at any adjustments that need to be made within the accounts for net salvage and amortization of depreciation reserve, before developing our recommended accrual rates.

4.1 Net Salvage Allowance

The traditional approach for incorporating allowance for net salvage is to compare annual net salvage (salvage minus cost of removal plus reimbursements) to the original cost of the plant retired during that year over a representative historical period, preferably at least 10 years. The traditional approach assumes that the ratio of net salvage dollars to the original cost dollars of the retirements is representative of the allowance that will ultimately apply to all plant in service over that life of that asset. In a whole life depreciation calculation, this allowance is then added to (for a net cost of removal) or deducted from (for a net salvage) one in the numerator and then divided by the average service life.

This approach provides reasonable results where there are modest amounts of salvage or cost of removal or where the amounts are fairly consistent (such as for unit property or general plant). However, cost of removal for some natural gas distribution plant can be as much as or more than the original cost of the plant retired especially if natural gas lines that are under streets need to be relocated. In these instances, it may not be reasonable to assume that this experience applies to all plant.

Problems may result (especially with mains and services) if the net salvage allowance is large and a relatively small amount of plant is being retired. A large depreciation reserve may be accumulated in anticipation of cost of removal expenses that may or may not occur. In the 1998 Laclede case, the Missouri Public Service Commission Staff believed that this was at the root of large differences between actual and theoretical reserve. The Staff proposed removing net salvage from the depreciation calculation and treated salvage and cost of removal as a separate expense (or revenue requirement). Beginning in August 2001, MGE began to treat net salvage as an expense.

We believe however, that the goal of matching actual cost of removal expenses and cost of removal allowances can be accomplished within the calculation of depreciation rates. For example, we analyzed MGE's salvage costs and cost of removal over the period 1978 through 2004 and found that the annual net salvage amounts are fairly consistent for some accounts. In our previous two reports, we developed net salvage values for the majority of distribution accounts. However, due to some recent inconsistencies in net salvage plus reimbursements relative to the previous trend, we recommend a net salvage adjustment only in Account 380 – Services. Our analysis indicates net salvage for Services is driven by consistent annual costs related to cost of removal, and we recommend a negative net salvage allowance of \$800,000 per year (Table 4-1, Column H). With the exception of Account 376 – Mains, net salvage plus reimbursements for the other accounts is minor and we recommend no net salvage adjustment. Since 2000, the Mains account has shown large positive and negative net salvage adjustments. To be conservative, we recommend no annual net salvage adjustment for Mains – Account 376 be included at this time.

Some may view this annual allowance approach is an "impure" application of the "whole" life method because it is based on a rather short term analysis of activity. As plant ages and retirement activity increases, we expect that the annual allowance may increase. Insufficient depreciation reserve might be accumulated if the annual allowance is not reviewed on a regular basis. However, in Missouri, depreciation rates are reviewed every five years as required by Commission rule. This frequency will allow for future adjustment of the annual net salvage allowance to reflect changes in activity, if necessary.

In Table 4-1, Column H, we did not extend the annual allowance approach to general plant accounts. Typically, general plant has either no net salvage or a positive net salvage. Also, the salvage amounts of general plant are generally modest and fairly consistent and are frequently associated with shorter lived assets (such as vehicles and computers) where there is a better defined "used" market.

Table 4-1, Column J shows our initial accrual rates, based on our recommended average service live, adjusted for net salvage plus reimbursements.

4.2 Depreciation Reserve

After developing indicated accrual rates, we evaluate the adequacy of the depreciation reserve balance. A simple view of existing depreciation reserve shows two accounts (396 – Power Operated Equipment and 397 – Communication Equipment) with negative reserve balances (Table 4-1, Column F). This might be caused by several factors, including depreciation rates that are too low or extraordinary retirements. In order to correct any imbalances in the depreciation reserve accounts, we first determine a theoretical level of where depreciation reserve should be. We calculate this based on the weighted age of the assets in each account, relative to our recommended service lives. Without adjustment, to the extent that calculated reserve, Column N, is greater than or less than the book reserve, Column F, the Company will under- or over-recover, respectively, its depreciable plant investment. Differences between the calculated theoretical reserve and the book reserve can be attributed primarily to changes in life characteristics or historical rates which have not properly reflected life characteristics or changes are recognized and reflected in the depreciation rates directly affect the book reserves.

By subtracting the actual depreciation reserve from calculated depreciation reserve, we determine the reserve deficiency, Column O. Any amounts that have been over- or underrecovered should be amortized over the remaining life of the asset group. To limit the impact on accrual rates, we recommend a redistribution of the excess depreciation reserve of Account 380 of \$29 million, Column O, to other accounts so that the net redistribution is zero, Column P. Once the excess depreciation reserve has been redistributed to minimize the reserve deficiency, any remaining deficiency, Column Q, is then divided by the remaining life of the asset group, Column R, to determine the adjustment that will be amortized annually, Column S. By dividing the annual adjustment by existing plant balance, we determined the percentage adjustment, Column T, to our indicated depreciation rates. The maximum adjustment for any account is 0.15%, Mains – Account 376. The adjustment is then added to or subtracted from our indicated rate to determine our recommended accrual rate, Column U.

Table 4-1 Missouri Gas Energy Analysis of Accumulated Depreciation Reserve

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3742 3751 3760 3760			No.	Σ			3960	3971	3970	Defe	3930	3920	3910	3901			3870	3850	3870	833	20102	3790	3780	3760	3751	C728			No		IA]	
Land Rights Structures Maans Meesuning & Requilating Stations City Gate Stations	Distribution Plant		Account	Ð	Total Depreciable Plant	Total General Plant	Miscellaneous Equipment	Electronic Reading-ERT	Power Operated Equipment Communication Equipment	TOOIS	Stores Equipment	Transportation Equipment	Furniture & Equipment	General Plant Structures & Improvements	lotal Distribution Plant		Other Equipment	EGM-Meas/Reg Equip	Melekroeywalos IIIstaliauusis Recutators	Materia a datar la salatinizar	URVCO.	City Gale Stations	Measuring & Regulating Stations	Mains	Sinchures	Land Biothis	Disting Dist		Account		(a)	
15 15 15 13 15 92 13 12			Weighted	E	2.75%	5.62%	3.85%	5.00%	B 25%	5.30%	2.70%	8.70%	8.06%	2.00%	2.52%		6.33%	3 3 3 %		2.00.7	2 10%	2.13%	2.86%	2.27%	1.85%	2000		*	Rate	Existing	Ø	
25.72% 26.50% 37.49% 28.48%	(U/II)	*	Calculated Reserve Ratio Based On Weighted Age	(M)	7\$4,896,963	57,234,611	416,204	35,104,368	243.807 3 016 045	4,883,672	507,444	5,105,489	5,958,115	1.999.518	727,982,391		0	349 644	10 874 553	52 547 434	264,133,633	3,225,472	11,340,602	317,114,685	5,303,297	1 568 031		~	12/31/2004	Depreciable	9	
403,308 1,405,374 114,737,859 4,251,106 853,944	loj - lwi	5	Calculated Depreciation Reserve	3	21,561,957	3,218,979	16,024	1,755,218	188 500	258,832	13,701	444,178	480,224	066 60	18,9 4 4,978		0	11643	0EE 336	4 415 500	9021700	68,670	324,341	7,201,675	87,610	277	(c) , [c]	s	Expense	Existing	j	
60,755 1,096,152 17,679,048 1,063,573 130,273	[P] · [N]	5	Reserve	Ø	255,308,366	12,173,883	262,651	10,892,791	(492,017)	540,342	149,136	2,022,624	329,059	123.618	243,134,483		0	86 249	1 819 220		724,591,479	723.671	3,187,532	97,059,811	309,222	200		s	Reserve	Accumulated	3	
(1,000,000) (3,400,000) (1,000,000)		~	Redistribute Major Reserve Deficiency	Ţ,	32.53%	21.27%	63.11%	31.03%	-162 42%	13.2.3%	29.39%	39.62%	5.52%	6.18%	33.41%		0.00%	24.67%		+0.01%	43.00%	22.44%	28.11%	30.61%	5.83%	31 854	(F) / (D)	×	Ratio	, ,	G	
60,755 96,152 14,279,048 63,573 130,273	[0] + [P]	5	Restated Reserve Deficiency	0											(auu, auu)						(000,000)							ŝ	Allowance		[H]	
37,14 29,40 21,88 20,41	M-11	Years	Averaço Remaining Life	2			20	20	ಹ ಪ	2	8	=	3	8		i	ある	81		2	r fi	8	35	1	ð 8	5	â	Years	Life	Recommended Average	1	
1,636 3,270 2,906 4,430	[o]/[R]	*	Annual \$ To Amonice over Remaining Life	3	3.03%	5.76%	5,00%	5,00%	5 25%	200%	3.33%	9.09%	%e0.6	2.50%	2,61%		6.25%	3 33%	2 25%	2000	3.41%	2.50%	2.86%	2.27%	2.50%	3000	(17(1)) - (0-1)7[0]	*	Rate	Indicated	Ξ	
0,10% 0,10% 0,16% 0,16%	(a)/[s]	*	- °	Э	23,757,898	3,297,542	20,810	1,755,218	189 500	244,181	16,898	464,089	541,593	49,988	20,460,356		0	11.643	311 012	1 010 000	195,889,6	80,637	324,341	7,198,503	132,562	24 264	[r] - [a]	5	Expense	Indicated	×	
	_	-	Reco																									-	. –	_		

		3980	1,155	3970	3960	3940	3930	3920	3910	3901			3870	3850	3830	3820	3910	3800	3790	3780	3760	3751	3742				Acct No.	Σ
Total Depreciable Plant	Total General Plant	Miscellaneous Equipment	Electronic Reading-ERT	Communication Equipment	Power Operated Equipment	Tools	Stores Equipment	Transponation Equipment	Furniture & Equipment	General Plant Structures & Improvements	•	Total Distribution Plant	Other Equipment	EGM-Meas/Reg Equip	Regulators	Meter/Regulator Installations	Meters	Services	City Gate Stations	Measuring & Regulating Stations	Mains	Sinctures	Land Rights	Distribution Plant			Account	Ð
		6.67	6 17	3.96	11.27	56.6	13.63	4,75	1.22	17.90				6.27	10.32	9.42	14.77	10.75	10.59	13,12	15.92	10.60	12.86			Years	Weighted	P
		33,35%	30.85%	24 75%	75.13%	49.95%	45.43%	43, 18%	65.64%	44.75%			0.00%	20.90%	29,49%	26.91%	42.20%	33,59%	26.48%	37.49%	36.19%	26.50%	25,72%	14 - 14		\$	Calculated Reserve Ratio Based On Weighted Age	(M)
271,814,852	21,578,188	138,804	10 829 697	746.471	183, 180	2,439,369	230,549	2,204,643	3,910,890	894,784		250,236,684	0	73,076	3,206,440	17,095,264	12,759,154	95,451,142	853,944	4,251,106	114,737,859	1,405,374	403,308	(1) (1)	IO1 - 101	••	Calculated Depreciation Reserve	2
18,506,486	9,404,305	(123,847)	(63,094)	2 546 792	635,197	1,793,028	81,413	182,019	3,581,631	771,166		7,102,181	0	(13,174)	1,387,211	5,055,637	9,883,043	(29,240,337)	130,273	1,063,573	17,679,048	1,096,152	60,755	14 64	N - 17	64	Reserve Deficiency	Ø
٥	(9,365,000)	120,000	80,000	(2.540,000)	(635,000)	(1,790,000)	(80,000)	(180,000)	(3,580,000)	(740,000)		7,102,181 9,365,000		10,000		(4,000,000)	(9,245,000)	29,000,000		(1,000,000)	(3,400,000)	(1,000,000)				÷	Redistribute Major Reserve Deficiency	[7]
16,506,485	39.305	(3,647)		6.792	197	3,028	1,413	2,019	1,631	31,166		16,467,181	0	(3,174)	387,211	1,055,837	638,043	(240.337)	130,273	63,573	14,279,048	96,152	60,755		01+ 17	4 7	Restated Reserve Deficiency	Q
		13.33	13 83	12.04	3.73	10.01	16.37	6.25	3.78	22.10			16.00	23.73	24.68	25.58	20.23	21.25	29,41	21.88	26.08	29,40	37,14	372	M . 01	Years	Average Remaining Life	য
		(289)	20	584	ន	302	8	323	432	1,410			0	(134)	15,609	41,268	31,539	(11,310)	4,430	2,906	508,513	3,270	1,636	(ref , fee)		÷	Annual \$ To Amonize over Remaining Life	য
		-0.07%	0.00%	0.02%	0.02%	0.01%	0.02%	0.01%	0.01%	0.07%			0.00%	-0.04%	0.14%	0.06%	%01 D	0.00%	0.14%	0.03%	0,16%	0.06%	0,10%	(e) (e)		*	Change In Accrual Rate	Э
		4.93%	5 00%	6 27%	6.69%	5.01%	3.35%	9,10%	9.10%	2.57%			6.25%	3.29%	3.00%	2.92%	2.96%	3.41%	2.64%	2.89%	2.43%	2.56%	2.10%	1.1. (m)	(1 +m	*	Recommended Accrual Rate	르

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6/28/2005

4.3 Recommended Accrual Rates

Table 4-2 summarizes the Company's existing and recommended accrual rates and the annual depreciation expense incurred when each of these rates is applied to the depreciable plant balance.

We show in Table 4-2 that when our recommended accrual rates in Column H are applied to depreciable plant balances as of December 31, 2004, annual depreciation expense would increase by \$2.79 million over levels produced by existing rates. Of this amount, the majority of the increase is from two accounts: \$2 million is attributable to a decrease in the recommended service life of Account 380 – Services, and approximately \$500,000 is attributable to the amortization of reserve deficiency of Account 376 – Mains.

Table 4-2
Missouri Gas Energy
Summary of Recommended Depreciation Accrual Rates

[A]	[B]	[C]	[D]	(E]	[F]	[G]	(H)	נון		[J]	{K]
Acct.		Depreciable Plant	Existing Average	Existing Accrual	Existing Depreciation	Proposed Average	Recommended Accrual	Proposed Depreciation		Change in Accrual	Change in Depreciation
No.	Account	12/31/2004	Service Life	Rate	Expense	Service Life	Rate	Expense	Ĺ	Rate	Expense
		\$									
	Distribution Plant					*-	0.400			0.0494	157
3742	Land Rights	1,568,071	48	2.09%	32,773	50	2.10%	32,929		0.01%	
3751	Structures	5,303,297	61	1.65%	87,610	40	2.56%	135,764		0.91%	48,154
3760	Mains	317,114,685	44	2.27%	7,201,675	44	2.43%	7,705,887		0.16%	504,212
3780	Measuring & Regulating Stations	11,340,602	35	2.86%	324,341	35	2.89%	327,743		0.03%	3,402
3790	City Gate Stations	3,225,472	47	2.13%	68,670	40	2.64%	85,152		0.51%	16,482
3800	Services	284,133,633	37	2.70%	7,671,608	32	3.41%	9,688,957		0.71%	2,017,349
3810	Meters	30,234,961	35	2.86%	864,720	35	2.96%	894,955		0.10%	30,235
3820	Meter/Regulator Installations	63,517,434	35	2.86%	1,816,599	35	2.92%	1,854,709		0.06%	38,110
3830	Regulators	10,874,553	41	2.44%	265,339	35	3.00%	326,237		0.56%	60,897
3850	EGM-Meas/Reg Equip	349,644	30	3.33%	11,643	30	3.29%	11,503		-0.04%	(140)
3870	Other Equipment	0	16	6.33%	0	16	6.25%	0		-0.08%	0
		727,662,351		2.52%	18,344,978			21,063,837			2,718,859
	General Plant										
3901	Structures & Improvements	592,142	50	2.00%	11,843	40	2.57%	15,218		0.57%	3,375
3910	Furniture & Equipment	5,958,115	12	8.06%	480,224	11	9.10%	542,188		1.04%	61,964
3920	Transportation Equipment	5,105,489	11	8.70%	444,178	11	9.10%	464,600		0.40%	20,422
3930	Stores Equipment	507,444	37	2.70%	13,701	30	3.35%	16,999		0.65%	3,298
3940	Tools	4,883,622	19	5.30%	258,832	20	5.01%	244,669		-0.29%	(14,163)
3960	Power Operated Equipment	243,807	12	8.33%	20,309	15	6.69%	16,311		-1.64%	(3,998)
3970	Communication Equipment	3,016,045	16	6.25%	188,503	16	6.27%	189,106		0.02%	603
3971	Electronic Reading-ERT	35,104,368	20	5.00%	1,755,218	20	5.00%	1,755,218		0.00%	0
3980	Miscellaneous Equipment	416,204	26	3.85%	16,024	20	4.93%	20,519		1.08%	4,495
		55,827,235		5.71%	3,188,832			3,264,829			75,997
		783,489,587		2.75%	21,533,810			24,328,666			2,794,857

CONTACT INFORMATION:

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[A]	[8]	[C]	[0]	{E}	(F)	[G]	[H]	(1)	[J]	[K]	[L]	
		Depreciable		Historical Gro	Recommended	Recommended						
Acct.	1	Plant	[· ·]						5 Year	Net Salvage	Net Salvage	
No.	Account	12/31/2008	2004	2005	2006	_2007	2008	Total	Average	Allowance	Rate	
		\$	\$	\$	\$	\$	\$	\$	\$	\$	[K] / [C]	
	Distribution Plant											
375	Structures	8,605,252	Q	0	D	0	0	0	0			
376	Mains	375,529,186	(475,177)	(500,327)	(442,062)	(387,385)	(430,384)	(2,235,334)	(447,067)	(450,000)	0.12%	
378	Measuring & Regulating Stations	12,239,619	(11,121)	(3,064)	(22,896)	(10,166)	(10,668)	(57,915)	(11,583)	0	0.00%	
379	City Gate Stations	3,296,287	0	0	0	Û	(412)	(412)	(82)	0	0.00%	
380	Services	323,088,664	(898,642)	(832,500)	(881,062)	(813,573)	(606,032)	(4,031,809)	(806,362)	(800,000)	0.25%	
381	Meters	32,554,921	(13,753)	0	0	D	0	(13,753)	(2,751)	0	0.00%	
382	Meter Installations	76,552,808	(5,722)	(6,601)	(10,941)	(2,073)	(1,934)	(27,271)	(5,454)	D	0.00%	
363	Regulators	12,597,793	0	(134)	0	0	0	(134)	(27)	0	0.00%	
385	Electronic Gas Measuring	379,944	0	0	٥	0	0	0	0	0	0.00%	
387	Other Equipment	00	0	0	0	0	0	0	0	0	0.00%	
	Total	844,844,475	(1,404,415)	(1,342,626)	(1,356,961)	(1,213,196)	(1,049,430)	(6,366,628)	(1,273,326)	(1,250,000)		

Missouri Gas Energy Net Salvage Calculation

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Transportation Equipment Proposed Depreciation Rate Accounts 392.1 and 392.2

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Account 392.1 Passenger Cars, Light Trucks & SUVs	Lease Buyout Original Acquisition Cost Weighted Average Replacement Standard	\$	5,883,827 6.0
	Vehicle Additions - Apprenticeship Program Weighted Average Replacement Standard	\$	368,000 6.0
	Total Adjusted Vehicles Plant in Service Weighted Average ASL for Account 392.1 Net Salvage for Account 392.1 Recommended Depreciation Rate ([1-NS]/ASL)	\$	6,251,827 6.0 20% 13.33%
	Lease Buyout Original Acquisition Cost	\$ \$ \$	5,883,827
	Unamortized Balance (purchase price)	<u>\$</u>	2,445,426
	Depreciation Reserve Adjustment (Buyout)	\$	3,438,400
Account 392.2	Current CPR Balance	\$	6,004,147
Heavy Trucks	Best Fit Curve ASL		10.5
	Lease Buyout Original Acquisition Cost	\$	456,374
	Weighted Average Replacement Standard		9.00
	Pro Forma New Vehicle Additions Weighted Average Replacement Standard	\$	-
	Total Adjusted Heavy Trucks Plant in Service Weighted Average ASL for Account 392.2 Net Salvage for Account 392.2 Recommended Depreciation Rate ([1-NS]/ASL}	\$	6,460,521 10.5 20% 7.62%
	Lease Buyout Original Acquisition Cost	Ś	456,374
	Unamortized Balance (purchase price)	Ś	217,404
	Depreciation Reserve Adjustment (Buyout)	\$ \$ \$	238,970