Misseufl Public Service Commission

Exhibit No.: EX No. | Issue: Policy, Rate Consolidation, Revenue

Deficiency, Test Year

Witness: John A. Paris Type of Exhibit: Direct Testimony

Sponsoring Party: Atmos Energy Corporation

Case No.: GR-2006-0387

Date Testimony Prepared: March 23, 2006

MISSOURI PUBLIC SERVICE COMMISSION

CASE NO. GR-2006- 0387

DIRECT TESTIMONY

OF

JOHN A. PARIS

ON BEHALF OF

ATMOS ENERGY CORPORATION

March 2006

S Exhibit No. / Case No(s). 6R. 2006-0387

Date //-30-06 Rptr PF

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Atmos Energy Corporation's Tariff Revision Designed to Consolidate Rates and Implement a General Rate Increase for Natural Gas Case No.
Service in the Missouri Service Area of the Company.
AFFIDAVIT OF NAME
STATE OF Tennessee) ss COUNTY OF Williamson)
COUNTY OF Williamson)
John A. Paris, being first duly sworn on his oath, states:
1. My name is John A. Paris. I work in Owensboro, Kentucky, and I am President
of the Kentucky and Mid-States Divisions of Atmos Energy Corporation.
2. Attached hereto and made a part hereof for all purposes is my Direct Testimony
on behalf of Atmos Energy Corporation consisting of Furteen (14) pages and
Schedules JP-1, all of which having been prepared in written form for
introduction into evidence in the above-captioned docket.
3. I have knowledge of the matters set forth therein. I hereby swear and affirm that
my answers contained in the attached testimony to the questions therein propounded, including
any attachments thereto, are true and accurate to the best of my knowledge, information and
belief. John A. Paris
Subscribed and sworn before me this _day of March 2006. Pearl Ann Simon Notary Public _ State of Ky. at Large
My commission expires: Sept. 26, 2009

BEFORE THE

MISSOURI PUBLIC SERVICE COMMISSION

CASE NO.

PREPARED DIRECT TESTIMONY

OF

JOHN PARIS.

On Behalf of ATMOS ENERGY CORPORATION

INTRODUCTION

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- A. My name is John Paris. I am President of the Mid-States and Kentucky Divisions of Atmos Energy Corporation ("Atmos" or "Company"). My business address is 2401
- 5 New Hartford Road, Owensboro, Kentucky 42303.
- 6 Q. Please briefly describe your educational and professional background, and current
- 7 responsibilities.

- 8 A. I earned a Bachelor of Arts degree in History from Berea College in 1985. That same
- 9 year, I became an operations aide for Western Kentucky Gas Company ("WKG"). WKG
- was acquired by Atmos in December of 1987 and is now Atmos' Kentucky division. I
- had worked in a variety of jobs for WKG during summer recess while attending college.
- 12 After joining the company full time in 1985, I held positions of increasing responsibility
- before being named Assistant District Manager of the Bowling Green District in 1993. I
- became the Southern Colorado District Manager for Atmos in 1995. In 1997, I was
- named Vice President of Operations for the Colorado Region. In that position, I was re-

sponsible for safety, maintenance, construction, and customer service to Atmos' Colo-
rado customers. From 1999 to 2001, I was Chairman of the Atmos Marketing Council
which has the responsibility for developing and executing the Company's utility market-
ing strategy

In 2001, I was named President of Atmos' Kentucky division and in February 2005, my responsibilities were increased to include Atmos' Mid-States division. As President of Atmos' Mid-States and Kentucky divisions, I have responsibility for customer services, operations, regulatory and community relations and the financial performance of those divisions.

10 Q. Have you ever testified before this Commission?

- 11 A. No, but I have previously provided testimony before the Colorado Public Utilities Com-12 mission and the Georgia Public Service Commission in Atmos rate cases.
- 13 Q. What is the purpose of your testimony?

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- 14 A. My direct testimony has three primary purposes. First, I will provide an overview
 15 of Atmos' operations in the United States and in particular Missouri. Second, I will set
 16 forth the principal factors requiring Atmos to file this rate application and address some
 17 of the most important items Atmos is seeking in this docket. Finally, I will introduce the
 18 other witnesses who will be providing support for the requested rate increase and the pro19 posed tariff changes.
- Q. Can you provide the Commission with a general description and background of
 Atmos' natural gas distribution business in the United States?
- 22 A. Yes. Atmos is the largest pure natural gas distribution company in the United States. It 23 delivers natural gas to approximately 3.1 million residential, commercial, industrial and

public-authority customers in twelve states. Atmos has seven gas utility operating divisions. They are located in Denver, Colorado (Kansas and Colorado division); Baton Rouge, Louisiana (Louisiana division); Jackson, Mississippi (Mississippi division); Lubbock, Texas (West Texas division); Dallas, Texas (Mid-Tex division); and Franklin, Tennessee (Mid-States and Kentucky divisions).

Atmos' history dates back to 1906 in the panhandle of Texas. Over the years, through various business combinations and mergers, the company became part of Pioneer Corp., a large diversified West Texas energy company. In 1983, Energas Company, the natural gas distribution division of Pioneer and formerly known as Pioneer Natural Gas, was spun off and became an independent, publicly held natural gas distribution company. In October 1988, Energas changed its corporate name to Atmos Energy Corporation and began trading on the New York Stock Exchange.

Since 1986, Atmos has completed numerous significant acquisitions. In 1986, Atmos expanded its natural gas distribution business to Louisiana with the acquisition of Trans Louisiana Gas Company. In 1987, Atmos further expanded its operations by moving into Kentucky with the acquisition of Western Kentucky Gas Company. In 1993, Atmos acquired Greeley Gas Company's Kansas, Colorado and Missouri operations and, in 1997, it acquired United Cities Gas Company, which operated in eight states including Missouri. Atmos acquired the Missouri assets of Arkansas Western Gas Company known as Associated Natural Gas Company in 2000 and, in 2001, it completed its purchase of the assets of Louisiana Gas Service Company and LGS Natural Gas Company. This Commission approved the acquisitions of Greeley Gas Company, United Cities Gas Company and Associated Natural Gas Company. In December of 2002, Atmos expanded

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its operations into Mississippi with the acquisition of Mississippi Valley Gas Company.
Most recently, in 2004, Atmos acquired the natural gas distribution and pipeline opera-
tions of TXU Gas Company from TXU Corp. The operations acquired in this transaction
serve approximately 1.5 million customers in the Dallas-Forth Worth metroplex and
more than 500 other communities in north and central Texas.

Atmos' corporate offices are located in Dallas, Texas, and provide services such as accounting, legal, human resources, rates administration, procurement, information technology, and a customer support center. These centralized services are shared with the other Atmos operating divisions in order to avoid having to staff and maintain these functions at each division level. These centralized services are the technical and administrative services that would be required if each division was a stand-alone company today. Atmos believes that this structure gives it an economic advantage and enables it be a low-cost, high-quality service provider of natural gas. Each of the Company's seven utility divisions has its own divisional office that is responsible for the day-to-day operations of that division.

Q. Can you provide the Commission with a general description and background of Atmos' operations in Missouri?

Yes. Atmos' Mid-States Division, in addition to serving customers in Missouri, provides natural gas distribution service in Tennessee, Virginia, Georgia, Illinois and Iowa. The Mid-States division provides natural gas service to approximately 311,000 customers across those six states. Regional and state offices for the Missouri operation are located in Hannibal, Jackson and Sikeston.

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Atmos serves approximately 60,000 customers in Missouri. The customer base
includes residential, commercial and industrial customers. We have a Missouri-based
work force of approximately 75 employees. Our utility plant in Missouri includes over
2,150 miles of transmission and distribution lines. The most significant change to our
Missouri operation since our last rate case is the acquisition of the Missouri utility prop-
erties of Associated Natural Gas (ANG) in 2000. I have included a map of Atmos' Mis-
souri service territory as Schedule JP-1.

- Q. When was the Company's last request for a rate increase filed with the Commission?
 - The Company's last rate increase request in Missouri was filed in 1994 by United Cities Gas Company prior to its acquisition by Atmos and new rates were approved and implemented in 1995. The amount of the increase was \$903,000. The last rate increase affecting the utility properties the Company acquired from ANG was filed, approved and implemented in 1997. The amount of the increase granted to ANG was approximately \$1.5 million. The Company makes every effort to provide service as efficiently as possible and it is proud of its well-deserved reputation as one of the lowest cost providers of natural gas in the United States. Because of its continual efforts to provide the highest quality service to its customers at the lowest possible cost, the Company has been able to operate in Missouri without increased rates since 1995, and without increased rates with respect to the Missouri properties acquired from ANG in 2000. Since the last UCG rate case, the Company has invested more than \$22 million in direct Missouri gross plant, including additions since the acquisition of the ANG service areas. Atmos has also made significant technological investment in Shared Services general plant such as the customer call

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ι		center and billing system since its last rate case. The total allocated gross plant from
2		Shared Service to Missouri is \$2.7 million. However, as explained in my testimony, as
3		well as the testimony of the other Atmos witnesses in this case, the Company now re-
4		quires an increase in rates.
5	Q.	Please discuss the Company commitment to serving its Missouri customers?
6	A.	Over the past several years the Company has made a substantial investment to ensure
7		that it provides the best customer service possible. To demonstrate this commitment, the
8		Company has introduced and implemented state-of-the-art technology to enable it to pro-
9		vide customers with the best possible service at the lowest possible cost. These en-
10		hancements facilitate customer service through the streamlining of billing inquiries and
11		service orders, allow efficient billing and processing of customer payments and provide
12		support to the Company's Customer Support Center. This technology provides ratepay-
13		ers with many benefits including, but not limited to:
14		- Availability of customer service representatives 24 hours a days a week.
15		- Enhanced ability to respond quickly to leaks and other safety related events.
16		- More accurate bills.
17		- Faster response to service requests.
18		- More efficient use of labor and materials
19		- Ability for customers to make check and credit card payments by telephone or
20		payments using bank drafts
21		- Enhancements to Company's ability to monitor the quality of its customer service
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Q.

What is the purpose of this application?

As noted, the Company has not received a rate increase in Missouri since 1995 and no
rate increase impacting the former ANG properties has been received since 1997. Prompt
and adequate rate relief is essential if we are to continue to provide high-quality, safe and
reliable service to our customers and achieve a reasonable rate of return. Our present
rates fall short of providing sufficient revenues to meet these requirements.

While Atmos continually makes every effort to control its expenses, a portion of the increase is necessary to cover increased costs for items such as salary and wage increases, increased medical costs and higher pension benefits. The increase to the bill of an average residential customer at current gas prices would be \$4.68 per month. I believe that is an extraordinarily modest rate increase considering the fact that the current rates have been in effect for so long. It is even more remarkable in light of the fact that inflation over the period since the last rate increase has been approximately 30%, and the Company has invested more than \$66 million (including ANG) in its Missouri operations during that period.

- Q. Are there any elements of this filing which you would like to discuss in greater detail?
- A. Yes. The Company is requesting that it be authorized to implement a Weather Normalization Adjustment ("WNA") Rider. A WNA Rider eliminates the effects of abnormal weather on customer bills and the Company's earnings.

During the process of rate design, a utility's authorized revenue is distributed to a fixed month customer charge component and a component tied to natural gas distribution volumetric through-put for each customer class. The majority of non-gas costs borne by a utility, and correspondingly its revenue requirements, are fixed and are basically unaf-

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1	fected by the volumes sold or transported. Therefore, as annual volumes drop below the
2	weather-normalized rate case volumes upon which the revenue requirements were di-
3	vided, the utility under-recovers its authorized non-gas cost revenues. On the other hand,
4	higher annual volumes result in non-gas revenues above the established revenue require-
5	ment. The WNA Rider addresses the affects of weather upon variances in volume and,
6	because the Commission designs rates based upon normal weather and the Company has
7	no control over the weather, the WNA Rider is a logical extension of that methodology.
8	The benefit of the WNA Rider is that neither the customer nor the Company bears an ad-
9	vantage or disadvantage as a result of abnormal weather variances during any heating
10	season. The Company currently has WNA mechanisms in place in Kansas, Kentucky,
11	Georgia, Tennessee, Virginia, Mississippi and West Texas. Company witnesses Gary
12	Smith and James Cagle address the WNA Rider in their testimony.
13	Atmos is also requesting approval to recover gas costs included in uncollectible accounts
14	through its PGA tariff. The Company is currently authorized to recover a certain amount
15	for uncollectible accounts in base rates. This amount includes both the gas and non-gas
16	portion components of the uncollectible accounts. No other component of gas cost is in-
17	cluded in base rates and all other components of gas costs are collected through the PGA.
18	Because the PGA is not utilized for recovery of uncollectible gas costs, Company will in-
19	evitably either under collect or over collect these costs because they can never been esti-
20	mated with complete accuracy, particularly given the recent volatility in gas costs. It is
21	the Company's position that the cost of purchased gas remains a gas cost regardless of
22	whether it is collected or goes uncollected and therefore, should be recovered through the

1		PGA instead of base rates. Company witness Patricia Childers addresses this issue in her
2		testimony.
3		In addition, Atmos is requesting approval to partially consolidate its rates. Currently, the
4		Company has six different base rates and PGA's in Missouri. This is primarily a result of
5		the fact that Atmos has acquired its Missouri service territory in three separate acquisi-
6		tions. Several different consolidation scenarios were evaluated, and the Company deter-
7		mined that a partial consolidation was the most appropriate at this time. Therefore, the
8		Company is proposing that the six rate areas be consolidated into three rate areas; that the
9		PGA be consolidated into one statewide rate; and that there be one statewide customer
10		charge and one set of statewide service charges. Company witness Patricia Childers fully
11		addresses rate consolidation in her testimony.
12	Q.	Are there any other changes to existing tariffs or additional tariffs requested in this
13		proceeding?
14		Yes. The Company is requesting authority to change the monthly customer charges and
15		charges applicable to monthly consumption. These changes are discussed in the testi-
16		mony of Company witness Patricia Childers. The Company is also requesting authority
17		to implement an activation charge of \$30.00 applicable to all rate schedules, and which is
18		addressed in the testimony of Company witness Michael Ellis. The Company further re-
19		quests authority to make certain changes to its general services rules which are also ad-

21 Q. Are there other aspects of the filing that you would like to address?

dressed in the testimony of Mr. Ellis.

A. Atmos is requesting Commission authorization to implement an Economic Development Rider to encourage industrial expansion and economic development in the Company's

Missouri service area by offering incentive type rates. This rate is similar to that offered
by Missouri Gas Energy. The Company also proposes to make certain changes to its
transportation tariff which will implement monthly cash out procedures, add daily sched-
uling fees and establish operational flow orders, all of which are designed to ensure that
transport customers take their nominated volumes and deter swings on distribution sys-
tem supply. In addition, the Company proposes to implement a pooling service which
will enable a transportation customer group with a common supply marketer, which we
refer to sometimes as a "pool," to aggregate their transport volumes in order to minimize
potential cash out charges and operational flow order penalties.

The Company also proposes to revise its current main extension policy, which allows for 150 feet of 2-inch main free of charge, to one which requires a feasibility study for each proposed main extension. The benefit of this change is that it will shift the primary burden for the investment to the customer requesting service and away from existing customers and ratepayers.

All of the proposed changes discussed above are more particularly addressed in the testimony of Company witness Robert Kerley.

- Q. What is the amount of the rate increase that Atmos is seeking in this rate application?
- A. Atmos is seeking approval to increase its rates to recover approximately \$3.396 million in additional revenues.
- 21 Q. What rate of return on rate base is Atmos requesting in this rate application?

1	A.	Atmos is asking the Commission to approve new rate schedules that would increase
2		revenues to provide an overall rate of return on rate base of 8.59% on the test year
3		rate base of \$56.0 million.

4 O. Is Atmos currently earning a fair return on its Missouri Operations?

- No. Although Atmos operates very efficiently, it is not achieving a fair return on its investments with the rates in effect during the test period. Atmos' present calculated rate of return on rate base is only 4.89%.
- 8 Q. What is the rate of return on common equity requested in this rate application.
- 9 A. The requested rate of return on common equity in this case is 12%. Dr. Don Murry will testify to the requested rate of return.
- 11 Q. Please identify the other witnesses sponsoring testimony in this proceeding?
- 12 A. In addition to my testimony, Atmos will present the direct testimony and exhibits of 12

 13 witnesses. Ms. Rebecca M. Buchanan, Senior Rate Analyst with Atmos, will sponsor the

 14 Missouri jurisdictional rate base, cost of service, return on rate base and revenue defi
 15 ciency and, in support of the calculations therefore, she is sponsoring [Schedules RMB-1

 16 through RMB-10].

Ms. Patricia Childers, Vice President Rates and Regulatory Affairs for Atmos' Mid-States Division, supports Atmos' request to recover the gas cost portion of uncollectibles through the PGA, Atmos' request to partially consolidate rates and the PGAs for the six Missouri rate areas, and the Company's proposed change to its customer charge. In addition, Ms. Childers' testimony addresses the minimum filing requirements for the case. [Schedules PJC-1 through PJC-3]

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1	Mr. James C. Cagle, Atmos' Manager of Rates and Revenue Requirements, will
2	sponsor the proposed WNA mechanism, reconciliation of test year revenues to bill fre-
3	quency revenues, cost allocation for ratemaking purposes and the adjustment to accumu-
4	lated deferred income tax. [Schedules JCC-1 through JCC-3]
5	Mr. Gary Smith, Vice President Marketing and Regulatory Affairs for Atmos'
6	Kentucky division provides testimony in support of the Company's proposal to imple-
7	ment the WNA mechanism. [Schedules GLS-1 through GLS-2]
8	Mr. Thomas H. Petersen, Director of Rates for Atmos, provides testimony which
9	presents the Company's lead-lag analysis of cash working capital requirements to be in-
10	cluded in rate base. Mr. Peterson is sponsoring Schedules 1 through 7 which show the
11	supporting calculations for the lead-lag analysis. [Schedules THP-1 through THP-9]
12	Ms. Laurie M. Sherwood, Atmos' Vice President, Corporate Development and
13	Treasurer, sponsors the Company's proposed capital structure for use in setting rates in
14	this proceeding.
15	Mr. Robert Kerley, Manager of Sales for the Mid-States Division, presents testi-
16	mony to support new charges or changes to existing utility related transportation charges
17	and services. He also sponsors special contracts with two industrial customers served by
18	the Company in Missouri. [Schedules RVK-1(HC) and RVK-2(HC)]
19	Mr. Michael Ellis proposes adding language to the tariff and service rules that
20	would permit the Company to implement an activation charge, modify the tariffs to make
21	the late payment fee the same for all customers, change the interest rate on deposits and
22	increase the fee for customer checks that are returned for non-sufficient funds. [Schedules
23	MHE-1 through MHE-2]

1		Mr. Daniel M. Meziere, Director of Accounting Services for the Company, spon-
2		sors the historical books and records as well as the property unit catalog required by 4
3		CSR 240-3.235. [Schedules DMM-1 through DMM-2]
4		Donald S. Roff, President, Depreciation Specialty Resources, Dallas, Texas pre-
5		sents a depreciation study he conducted at the request of Atmos and the impact of that
6		study on the Company's rate request. [Schedules DSR-1 through DSR-3]
7		Dr. Donald A. Murry of C.H. Guernsey & Company, Oklahoma City, Oklahoma,
8		testifies regarding Atmos' cost of capital and recommends a rate of return that is appro-
9		priate to be used in setting rates for Atmos in this proceeding. [DAM-1 through DAM-
10		29]
11		Ronald Edelstein, Director, State Regulatory Programs with the Gas Technology
12		Institute (GTI), presents the benefits that Missouri natural gas consumers receive from
13		GTI and its gas consumer benefits research and development program (R&D), and rec-
14		ommends that Atmos be granted authority to fund natural gas consumer benefits R&D.
15		[Schedule RE-1]
16	Q.	Do you have any closing remarks?
17	A.	Yes. It is my opinion that the rates requested in this filing are just, reasonable, and in the
18		public interest and I would encourage the Commission to provide prompt and adequate
19		rate relief. In addition, I believe that it is particularly critical that the Company's request
20		to implement its WNA Rider be granted if it is to continue to provide the level of service
21		that its customers have come to expect.
22	Q.	Does this conclude your testimony?
23	A.	Yes.

Schedule JP-1
Atmos Energy Missouri Service Area

