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

Bobby J. Armour,

Complainant,

Vs.

Spire Missouri, Inc. d/b/a Spire,

File No.: GC-2023-0261

Respondent

## JOINT PROPOSED PROCEDURAL SCHEDULE

COMES NOW the Staff of the Missouri Public Service Commission ("Staff"), by

and through counsel, and tenders the following Joint Proposed Procedural Schedule:

| Settlement Conference  | June 6, 2023                 |
|--|------------------------------|
| Last Day to Request Discovery                                  | July 1, 2023                 |
| Direct Testimony (optional for Complainant)                    | July 11, 2023                |
| Rebuttal Testimony (Spire; optional for Complainant and Staff) | July 25, 2023                |
| Stipulation of Undisputed Facts                                | August 10, 2023              |
| List of Issues, Witnesses and Exhibits <sup>1</sup>            | August 11, 2023              |
| Evidentiary Hearing  | August 14, 2023 <sup>2</sup> |
| Briefs Due   | August 24, 2023              |

Staff has communicated with all parties of record. The foregoing is based upon

their responses.

<sup>&</sup>lt;sup>1</sup> Staff shall consult with all parties and file this pleading.

<sup>&</sup>lt;sup>2</sup>If August 14 becomes a conflict because of other Commissioner's duties, the parties have <u>August 8 available</u>. If the Commission determines to set the hearing after this date, Staff suggests that the Commission make further inquiry about conflicts. Otherwise, parties conflicts are: May 3-8, 10, 15-26; June 1-5; 26, 27, 28, 29, and 30; July 1-18; 24-31; August 1-4.

Mr. Armour is unrepresented. With respect to direct testimony, the Commission may receive his complaint and other filings as his pre-filed testimony. He may present additional evidence by live testimony and exhibits as a part of his direct case. Spire shall prefile rebuttal testimony. Spire shall receive the same latitude accorded to Mr. Armour. Spire may present additional rebuttal evidence by live testimony and exhibits to rebut matters which might be first raised in the hearing and not covered in prefiled evidence.

**WHEREFORE**, Staff respectfully submits the foregoing Proposed Joint Procedural Schedule in compliance with the Commission's orders.

## Respectfully Submitted,

Isl Paul 7. Graham #30416

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## **CERTIFICATE OF SERVICE**

The undersigned by his signature below certifies that the foregoing pleading was served upon all persons who have entered an appearance of record in this matter on this May 4, 2023, by electronic filing in EFIS.

Isi Paul 7. Graham