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

In the Matter of the Application of Spire Missouri Inc. to Change its Infrastructure System Replacement Surcharge in its Spire Missouri East Service Territory	) ) File No. GO-2016-0333
In the Matter of the Application of Spire Missouri Inc. to Change its Infrastructure System Replacement Surcharge in its Spire Missouri West Service Territory	) ) File No. GO-2016-0332
In the Matter of the Application of Spire Missouri Inc. to Establish an Infrastructure System Replacement Surcharge in its Spire Missouri West Service Territory In the Matter of the Application of Spire Missouri	) ) File No. GO-2017-0201 )
Inc. to Establish an Infrastructure System Replacement Surcharge in its Spire Missouri East Service Territory	) File No. GO-2017-0202
In the Matter of the Application of Spire Missouri Inc. to Change its Infrastructure System Replacement Surcharge in its Spire Missouri East Service Territory	) File No. GO-2018-0309 )
In the Matter of the Application of Spire Missouri Inc. to Change its Infrastructure System Replacement Surcharge in its Spire Missouri West Service Territory	) File No. GO-2018-0310

### <u>UNANIMOUS STIPULATION AND AGREEMENT</u>

COME NOW Spire Missouri Inc., on behalf of itself and its two operating units, Spire East and Spire West (the "Company" or "Spire"), the Staff of the Missouri Public Service Commission ("Staff"), and the Office of the Public Counsel ("OPC") (hereinafter "the Signatories") and for their Unanimous Stipulation and Agreement ("Stipulation"), respectfully state as follows:

#### **BACKGROUND**

1. This Stipulation is presented by the Signatories to address mandates issued by the

Western District Court of Appeals in a series of ISRS Cases, including the Company's 2016 ISRS cases (WD 82199 CONS WD82299; File Nos. GO-2016-0332 and GO-2016-0333), 2017 ISRS cases (WD 82200 CONS WD82297; File Nos. GO-2017-0201 and GO-2017-0202) and 2018 ISRS cases (WD 82302 CONS WD 82373, File Nos. GO-2018-0309 and GO 2018-0310).

- 2. The 2016 and 2017 ISRS Cases were remanded to the Commission in order to refund ISRS surcharges related to the Company's recovery of plastic components to its customers. The 2018 ISRS Cases were remanded to the Commission in order to remove the cost incurred to replace cast iron and bare steel mains and service lines not shown to be worn out or deteriorated from the Company's revenue requirement. The Court also included in its mandate that a refund of these costs be made to ratepayers in the most expeditious and authorized means available.
- 3. The purpose of this agreement is to end further litigation on these matters and eliminate the need for the Company to re-file for recovery of costs associated with the 2018 ISRS facilities in future ISRS cases. This resolution reduces costs to customers by not having to expend additional resources to revisit these issues, acknowledges the work the Company has already done to prove that the 2018 facilities are in a worn out or deteriorated condition, and respects the Court's decision that costs must be refunded to the Company's ratepayers in an expedient manner, especially given the current economic uncertainty. To that end, the Signatories agree to the following:

#### **REFUND**

4. The Signatories agree and recommend that Spire shall make a one-time refund to its customers in the total amount of \$15,000,000 dollars for the remanded 2016, 2017, and 2018 ISRS Cases. For regulatory accounting purposes, the Company will apply the refund against the

provision recorded for FY2019 and prior revenue first, and the difference must be recorded in FY 2020 including a final true-up of the provision to match the refund.

5. The Signatories further agree that the cost allocation method and refund amounts for each customer class identified on Exhibit 1 to this Stipulation and Agreement be approved for Spire East and Spire West. The refunds shall be credited to all current customers as a one-time credit to their bills rendered on or after August 1, 2020, and shall be reflected as a separate line item on customers' bills. The bill credit shall be trued up in the Company's next ISRS filing.

#### NO CHANGE TO ISRS REVENUE REQUIREMENT

6. The Signatories agree and recommend that the current ISRS revenue requirements for Spire East and Spire West remain unchanged, as the Parties intend the refunds proposed herein to fully comprise the disallowed costs

#### **COMPANY'S NEXT ISRS FILING**

7. The Company agrees not to refile in a future ISRS case for cost recovery of any portion of the facilities included in the 2018 ISRS Cases. The Company also agrees not to refile for disallowed plastics from the 2016, 2017 or 2018 cases in any future ISRS case, regardless of any statutory changes which might allow recovery of these facilities. This stipulation does not prevent the Company from seeking cost recovery associated with replacing such disallowed plastic components, cast iron or bare steel facilities in its next general rate case proceeding. This stipulation is not intended to impact (1) any costs subject to any other pending case not the subject of this Stipulation, (2) recovery of costs associated with the Company's ongoing replacement of bare steel or cast iron, or (3) any ISRS proceedings conducted after the Company's next general rate case proceeding.

#### MUTUAL NON-DISPARAGEMENT PROVISION

8. The Company, Staff, and OPC all agree that, in communicating publicly regarding these cases, their litigation and resolution, no party to this Stipulation and Agreement will make any disparaging public comments regarding (1) any other party or its conduct, (2) the litigation of these cases, (3) the refunds issued, or (4) the ISRS charges or the underlying issues in these cases. This provision shall not be interpreted to prevent or apply to statements regarding the ISRS in general (without specific application to these cases or any particular party) and shall further not apply to any statements made or positions taken in any other current or future litigation.

#### **GENERAL PROVISIONS**

- 9. This Stipulation is being entered into solely for the purpose of settling the issues explicitly set forth above. Unless otherwise explicitly provided herein, none of the Signatories to this Stipulation shall be deemed to have approved or acquiesced in any ratemaking or procedural principle, including, without limitation, any cost of service methodology or determination, method of cost determination or cost allocation or revenue-related methodology.
- 10. This Stipulation has resulted from negotiations among the parties to this case, and the terms hereof are interdependent. If the Commission does not approve this Stipulation unconditionally and without modification, then this Stipulation shall be void and no Signatory shall be bound by any of the agreements or provisions hereof.
- 11. This Stipulation embodies the entirety of the agreements between the Signatories in this case on the issue addressed herein, and may be modified by the Signatories only by a written amendment executed by all of the Signatories.
- 12. If approved and adopted by the Commission, this Stipulation shall constitute a binding agreement among the Signatories. The Signatories shall cooperate in defending the

validity and enforceability of this Stipulation and the operation of this Stipulation according to its terms.

- 13. If the Commission does not approve this Stipulation without condition or modification, and notwithstanding the provision herein that it shall become void, (1) neither this Stipulation nor any matters associated with its consideration by the Commission shall be considered or argued to be a waiver of the rights that any Signatory has for a decision in accordance with RSMo. §536.080 or Article V, Section 18 of the Missouri Constitution, and (2) the Signatories shall retain all procedural and due process rights as fully as though this Stipulation had not been presented for approval, and any suggestions, memoranda, testimony, or exhibits that have been offered or received in support of this Stipulation shall become privileged as reflecting the substantive content of settlement discussions and shall be stricken from and not be considered as part of the administrative or evidentiary record before the Commission for any purpose whatsoever.
- 14. If the Commission accepts the specific terms of this Stipulation without condition or modification, only as to the issues in these cases explicitly set forth above, the Signatories each waive their respective rights to present oral argument and written briefs pursuant to RSMo. \$536.080.1, their respective rights to the reading of the transcript by the Commission pursuant to \$536.080.2, their respective rights to seek rehearing pursuant to \$386.500, and their respective rights to judicial review pursuant to \$386.510. This waiver applies only to a Commission order approving this Stipulation without condition or modification issued in this proceeding and only to the issue resolved herein. It does not apply to any matters raised in any prior or subsequent Commission proceeding nor any matters not explicitly addressed by this Stipulation.

WHEREFORE, the Signatories respectfully request that the Commission issue an order in this case approving the Stipulation subject to the specific terms and conditions contained therein.

## Respectfully submitted,

#### /s/ Matt Aplington

Matthew J. Aplington #58565 General Counsel Goldie T. Bockstruck #58759 Director, Associate General Counsel Spire Missouri Inc. 700 Market Street, 6th Floor St. Louis, MO 63101 (314) 342-0785 (Aplington) (314) 342-0533 (Bockstruck) matt.aplington@spireenergy.com

### Counsel for Spire Missouri Inc.

goldie.bockstruck@spireenergy.com

/s/ Robert S. Berlin

Robert S. Berlin #51709 Deputy Staff Counsel Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102 Phone (573) 526-7779 Facsimile (573) 751-9285 bob.berlin@psc.mo.gov

### Counsel for the Missouri Public Service Commission Staff

#### /s/ John Clizer

John Clizer #69043 Senior Counsel Missouri Office of the Public Counsel P.O. Box 2230

Telephone: (573) 751-5324 Facsimile: (573) 751-5562 john.clizer@opc.mo.gov

**Counsel for Office of Public Counsel** 

## **CERTIFICATE OF SERVICE**

I hereby certify that copies of the foregoing have been mailed, hand-delivered, transmitted by facsimile or electronically mailed to all counsel of record this 29th day of May, 2020

## <u>/s/ Goldie T. Bockstruck</u>

# Spire Missouri East ISRS Settlement - Bill Credit Calculation

Total ISRS Revenues 4,950,000 Exhibit 1
Page 1

	Number of	Customer	Ratio to Residential	Weighted	Customer	One Time Bill	Current ISRS
<b>Customer Rate Class</b>	Customers*	<u>Charge</u>	Customer Charge C	Customer Nos.	<u>Percentage</u>	Credit	Revenues
Residential	604,973	22.00	1.0000	604,973	86.0155%	7.04	4,257,766
SGS	36,743	35.00	1.5909	58,455	8.3111%	11.20	411,401
LGS	3,882	125.00	5.6818	22,055	3.1358%	39.99	155,220
LV	67	914.25	41.5568	2,784	0.3959%	292.47	19,596
Unmetered Gas Light	84	6.00	0.2727	23	0.0033%	1.92	161
Interruptible	20	837.40	38.0636	761	0.1082%	267.89	5,358
General L.P	36	17.94	0.8155	29	0.0042%	5.74	208
Vehicular Fuel	8	23.38	1.0627	8	0.0012%	7.48	59
Large Volume Transportati	147	2,131.41	96.8823	14,242	2.0249%	681.85	100,232
Total	645,960				100.0000%		4,950,000

<sup>\*</sup>Test Year Customers - GR-2017-0215

# Spire Missouri West ISRS Settlement - Bill Credit Calculation

 Total ISRS Revenues
 10,050,000
 Exhibit 1

 Page 2
 10,050,000
 Page 2

	Number of	Customer	Ratio to Residential	Weighted	Customer	One Time Bill	Current ISRS
Customer Rate Class	Customers*	<u>Charge</u>	Customer Charge	Customer Nos.	<u>Percentage</u>	<u>Credit</u>	Revenues
Residential	469,947	20.00	1.0000	469,947	82.9794%	17.75	8,339,433
SGS	31,727	30.00	1.5000	47,591	8.4031%	26.62	844,516
LGS	3,628	130.17	6.5085	23,613	4.1694%	115.50	419,021
LV	460	1,095.27	54.7635	25,191	4.4481%	971.80	447,030
Total	505,762				100.0000%	_	10,050,000

<sup>\*</sup>Test Year Customers - GR-2017-0216