

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

In the matter of Laclede Gas Company's     )  
application to establish depreciation     ) **Case No. GO-2012-0363**  
rates for Enterprise Computer Software     )  
Systems     )

**MOTION TO SUPPLEMENT  
STAFF'S REBUTTAL TESTIMONY**

**COMES NOW** the Staff of the Missouri Public Service Commission ("Staff") and requests leave to supplement Staff's Rebuttal Testimony filed in this case on July 13, 2012. In support of its request Staff states:

1. On July 13, Staff witness John Robinett filed Rebuttal Testimony in this case.
2. Inadvertently, Staff did not attach Schedule JAR(DEP) 1.
3. Schedule JAR(DEP) 1 is referenced in Mr. Robinett's testimony, and it contains information regarding his education and work experience.
4. Staff requests the Commission accept this late filing and permit Staff to supplement Mr. Robinett's testimony with Schedule JAR(DEP) 1.
5. No one will be prejudiced by the Commission granting Staff's Motion.

**WHEREFORE,** Staff respectfully requests the Commission grant Staff's Motion to supplement its Rebuttal Testimony in this case with Schedule JAR(DEP) 1.

Respectfully submitted,

**/s/ Lera L. Shemwell**

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**CERTIFICATE OF SERVICE**

I hereby certify that copies of the foregoing have been mailed, hand-delivered, electronically mailed or transmitted by facsimile to all counsel and parties of record this 18th day of July, 2012.

**/s/ Lera L. Shemwell**