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

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

## **REQUEST TO FILE EXHIBIT LATE**

COMES NOW the Office of the Public Counsel ("OPC"), by and through undersigned

counsel, and for its *Request to File Exhibit Late*, states as follows:

1. An evidentiary hearing was held in the above referenced cases on August twenty-

seventh, 2018.

2. The OPC offered exhibit 205, which consisted of excerpts from a book tilted

Introduction to Depreciation for Public Utilities and Other Industries.

3. The OPC offered a photo-copy portion of page fifty-nine, but failed to include page three upon which the expert sponsoring the testimony also relied.

4. The Commission ordered the OPC to file page three as a late filed exhibit.

5. Pursuant to 4 CSR 240-2.130, the OPC offers the attached pages three and four as a late filed exhibit in compliance with the Commission's order.<sup>1</sup>

Wherefore, the OPC respectfully submits the forgoing *Request to File Exhibit Late* and requests the commission accept the attached exhibits.

## Respectfully submitted, OFFICE OF THE PUBLIC COUNSEL

By: /s/ John Clizer John Clizer (#69043) Associate Counsel P.O. Box 2230 Telephone: (573) 751-5324 Facsimile: (573) 751-5562 E-mail: john.clizer@ded.mo.gov

## CERTIFICATE OF SERVICE

I hereby certify that copies of the forgoing have been mailed, emailed, or handdelivered to all counsel of record this twenty-seventh day of August, 2018.

/s/ John Clizer

<sup>&</sup>lt;sup>1</sup> The OPC offers page four as the testimony of the sponsoring witness quoted a passage that went past the page break.