

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

In the Matter of the Application of Laclede)
Gas Company to Change its Infrastructure) **Case No. GO-2015-0341**
System Replacement Surcharge in its)
Laclede Gas Service Territory)

In The Matter of the Application of Laclede)
Gas Company to Change its Infrastructure) **Case No. GO-2015-0343**
System Replacement Surcharge in its)
Missouri Gas Energy Service Territory)

**REQUEST TO CORRECT TESTIMONY AND RESPOND TO ORDER
DIRECTING FILING ON NOTICES**

COME NOW Laclede Gas Company (“Laclede”) and Missouri Gas Energy (“MGE”), and submit this request to correct testimony filed in this case and respond to the Commission’s order directing filing regarding notices. In support thereof, Laclede and MGE state as follows:

1. On October 9, 2015, Laclede filed the Rebuttal Testimony of Patrick Seamands. The testimony omitted Dr. Seamands’ affidavit. The cover page of the testimony also incorrectly referred to Dr. Seamands as having a Ph.D. Dr. Seamands is a Doctor of Engineering (D.E.). Attached hereto is a corrected version of Dr. Seamands’ rebuttal testimony with the affidavit attached and his degree corrected. There are no other changes to the testimony, which is otherwise identical to that filed on October 9.

2. On August 3, 2015, Laclede and MGE filed applications in the above referenced cases to change their ISRSes, which had been established for Laclede effective April 12, 2014 by Commission Order in Case No. GO-2014-0212, and for MGE effective October 18, 2014, by Commission Order in Case No. GR-2015-0025. In

paragraph 1 of the applications, Laclede and MGE both stated that at the time their respective IRSes were established, the Commission approved their initial notices, annual notices and surcharge descriptions on bills, all as required by 4 CSR 240-3.265(8) and (9). Since the applications requested only to change the respective rates for IRSes that were already established, the rules do not require such notices to be re-approved.

2. On August 5, 2015, the Commission issued an order in this case directing Laclede and MGE to file sample customer notices as required by Commission Rule 3.265. Since Laclede and MGE have already complied with Commission Rule 3.265(9), no further filing was made. However, Laclede and MGE were remiss in not making a filing with the Commission confirming that the notices have been previously approved in accordance with Rule 3.265(9). Laclede and MGE apologize for this oversight and request that the Commission consider this submission to constitute compliance with the August 5 Order and the requirements of Commission Rule 3.265(9).

WHEREFORE, Laclede respectfully requests that the Commission accept the corrected testimony of Patrick Seamands, and Laclede and MGE request that the Commission accept this filing as complying with the Commission's August 5, 2015 Order and the requirements of Commission Rule 3.265(9).

Respectfully submitted,

/s/ Rick Zucker

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Certificate of Service

The undersigned certifies that a true and correct copy of the foregoing pleading was served on the parties to this case on this 14th day of October, 2015, by hand-delivery, e-mail, fax, or by United States mail, postage prepaid.

/s/ Rick Zucker