

**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 ) **File 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 ) **File No. GO-2016-0332**  
System Replacement Surcharge in its )  
Missouri Gas Energy Service Territory )

In the Matter of the Application of Laclede Gas )  
Company to Change its Infrastructure System ) **File No. GO-2017-0201**  
Replacement Surcharge in its Missouri Gas )  
Energy Service Territory )

In the Matter of the Application of )  
Laclede Gas Company to Change its ) **File No. GO-2017-0202**  
Infrastructure System Replacement )  
Surcharge in its Laclede Gas Service )  
Territory )

**STAFF NOTICE**

**COMES NOW** the Staff of the Missouri Public Service Commission (“Staff”) and for its *Notice* in this matter states:

On June 29, 2018 Staff filed its *Report* in this docket reflecting its recommendation for the proper amount to be refunded to Spire Missouri’s customers through its Infrastructure System Replacement Surcharge (“ISRS”) and the proper method in which to issue such a refund. Staff provided two options to the Commission for calculation of the refund referenced as Option 1 and Option 2. Since that filing it has been brought to Staff’s attention that its recommendation inadvertently failed to account for the length of time each ISRS amount had been collected through Spire Missouri’s rates. Staff has corrected its recommendation to reflect the number of months the ISRS charge was in effect

and has attached a spreadsheet (Appendix A) to this pleading reflecting the same.

**WHEREFORE**, Staff prays that the Commission will accept this *Notice* as an amendment to Staff's previously filed *Report*; approve Staff's recommended amounts based on whether the Commission orders Option 1 or Option 2 as proposed in Staff's *Report*; and grant such further and other relief as is just in the circumstances.

Respectfully submitted,

**/s/ Mark Johnson**

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### **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was served by electronic mail, or First Class United States Postal Mail, postage prepaid, on this 9th day of July, 2018, to all counsel of record.

**/s/Whitney Payne**