Constellation NewEnergy – Gas Division, LLC,			
	Complainant,	)	
V.		)	File No. GC-2021-0315
Spire Missouri, Inc. d/b/a Spi	ire,	)	
	Respondent,	)	
Symmetry Energy Solutions,	LLC,	)	
	Complainant,	)	
V.		)	File No. GC-2021-0316
Spire Missouri, Inc. and its of Spire Missouri West,	perating unit	) )	
	Respondent,	)	
Clearwater Enterprises, LLC,			
	Complainant,	)	
v.		)	File No. GC-2021-0353
Spire Missouri, Inc. d/b/a Spi Unit Spire Missouri West,	ire and its Operating	) )	
	Respondent.	)	

#### **CERTIFICATE OF SERVICE**

This is to certify that on the 7<sup>th</sup> day of February 2022, Complainant, Clearwater Enterprises, LLC caused to be served on all parties on the official service list for this matter via filing in the Commission's EFIS system and/or email, Clearwater Enterprises, LLC's Notice of Videotaped Deposition to Scott Weitzel, Theresa Payne, Alex Grewach, Justin Powers and Ashley Dixon, a copy of which are attached.

By: <u>/s/ Lauren M. Marciano</u>

James M. Reed Lauren M. Marciano HALL, ESTILL, HARDWICK, GABLE, GOLDEN, & NELSON, P.C. 320 S. Boston Ave., Ste. 200 Tulsa, OK 74103 T: 918/594-0400 | F: 918/594-0505 Email: jreed@hallestill.com Email:lmarciano@hallestill.com

By: <u>/s/ Stephanie S. Bell</u> Stephanie S. Bell, #61855 Ellinger & Associates, LLC 308 East High Street, Suite 300 Jefferson City, MO 65101 (573)750-4100 Email: sbell@ellingerlaw.com

Attorneys for Clearwater Enterprises, LLC

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was served upon all of the parties of record or their counsel, pursuant to the Service List maintained by the Data Center of the Missouri Public Service Commission, on February 7, 2022.

/s/ Stephanie S. Bell

Clearwater Enterprises, LLC,	)
Complainants,	))))
v. Spire Missouri, Inc. and its operating unit Spire Missouri West,	)))))
Respondents.	)

Case No. GC-2021-0353

## CLEARWATER ENTERPRISES, LLC'S NOTICE OF VIDEOTAPED DEPOSITION OF SCOTT WEITZEL

PLEASE TAKE NOTICE that pursuant to Missouri Rule of Civil Procedure 57.03(b)(4) and 20 CSR 4240-2.090, Complainant Clearwater Enterprises, LLC ("Clearwater") shall take the videotaped deposition by oral examination of Scott Weitzel, an employee of Respondents Spire Missouri, Inc. and its Operating Unit Spire Missouri West ("Spire"),on the date and at the time and place indicated below. The videotaped deposition will be recorded by stenographic means and will take place before a certified court reporter by a person authorized by law to administer oaths. The videotaped deposition will continue from business day to business day until completed. The videotaped deposition is being taken for the purposes of discovery, for use at hearings or trial, and for other purposes permitted under the Missouri Code of State Regulations, Division 4240, Chapter 2 and the Missouri Rules of Civil Procedure. Clearwater expressly reserves all rights to serve additional Notices of (Videotaped) Deposition pursuant to Rule 57.03.

DATE:	February 15, 2022
TIME:	9:00 am CST
PLACE:	Dowd Bennett LLP 7733 Forsyth Blvd. Suite 1900 St. Louis, MO 63105
DEPONENT:	Scott Weitzel
COURT REPORTER:	Arranged by Alaris Litigation Services 711 North 11 <sup>th</sup> Street St. Louis, MO 63101 (800) 280-3376
VIDEOGRAPHER:	Arranged by Alaris Litigation Services 711 North 11 <sup>th</sup> Street St. Louis, MO 63101 (800) 280-3376

By: <u>/s/ Lauren M. Marciano</u> James M. Reed Lauren M. Marciano HALL, ESTILL, HARDWICK, GABLE, GOLDEN, & NELSON, P.C. 320 S. Boston Ave., Ste. 200 Tulsa, OK 74103 T: 918/594-0400 | F: 918/594-0505 Email: jreed@hallestill.com Email:lmarciano@hallestill.com

By: <u>/s/ Stephanie S. Bell</u> Stephanie S. Bell, #61855 Ellinger & Associates, LLC 308 East High Street, Suite 300 Jefferson City, MO 65101 (573)750-4100 Email: sbell@ellingerlaw.com

I hereby certify that on the 7<sup>th</sup> day of February 2022, a copy of the foregoing has been served on all parties on the official service list for this matter via filing in the Commission's EFIS system and/or email.

Clearwater Enterprises, LLC,	)
Complainants,	) )
v. Spire Missouri, Inc. and its operating unit Spire Missouri West,	))))
Respondents.	)

Case No. GC-2021-0353

## CLEARWATER ENTERPRISES, LLC'S NOTICE OF VIDEOTAPED DEPOSITION OF THERESA PAYNE

PLEASE TAKE NOTICE that pursuant to Missouri Rule of Civil Procedure 57.03(b)(4) and 20 CSR 4240-2.090, Complainant Clearwater Enterprises, LLC ("Clearwater") shall take the videotaped deposition by oral examination of Theresa Payne, an employee of Respondents Spire Missouri, Inc. and its Operating Unit Spire Missouri West ("Spire"), on the date and at the time and place indicated below. The videotaped deposition will be recorded by stenographic means and will take place before a certified court reporter by a person authorized by law to administer oaths. The videotaped deposition will continue from business day to business day until completed. The videotaped deposition is being taken for the purposes of discovery, for use at hearings or trial, and for other purposes permitted under the Missouri Code of State Regulations, Division 4240, Chapter 2 and the Missouri Rules of Civil Procedure. Clearwater expressly reserves all rights to serve additional Notices of (Videotaped) Deposition pursuant to Rule 57.03.

DATE:	February 16, 2022
TIME:	9:00 am CST
PLACE:	Dowd Bennett LLP 7733 Forsyth Blvd. Suite 1900 St. Louis, MO 63105
DEPONENT:	Theresa Payne
COURT REPORTER:	Arranged by Alaris Litigation Services 711 North 11 <sup>th</sup> Street St. Louis, MO 63101 (800) 280-3376
VIDEOGRAPHER:	Arranged by Alaris Litigation Services 711 North 11 <sup>th</sup> Street St. Louis, MO 63101 (800) 280-3376

By: <u>/s/ Lauren M. Marciano</u> James M. Reed Lauren M. Marciano HALL, ESTILL, HARDWICK, GABLE, GOLDEN, & NELSON, P.C. 320 S. Boston Ave., Ste. 200 Tulsa, OK 74103 T: 918/594-0400 | F: 918/594-0505 Email: jreed@hallestill.com Email:lmarciano@hallestill.com

By: <u>/s/ Stephanie S. Bell</u> Stephanie S. Bell, #61855 Ellinger & Associates, LLC 308 East High Street, Suite 300 Jefferson City, MO 65101 (573)750-4100 Email: sbell@ellingerlaw.com

I hereby certify that on the 7<sup>th</sup> day of February 2022, a copy of the foregoing has been served on all parties on the official service list for this matter via filing in the Commission's EFIS system and/or email.

Clearwater Enterprises, LLC,	)
Complainants,	) )
v. Spire Missouri, Inc. and its operating unit Spire Missouri West,	))))
Respondents.	)

Case No. GC-2021-0353

## CLEARWATER ENTERPRISES, LLC'S NOTICE OF VIDEOTAPED DEPOSITION OF ALEX GREWACH

PLEASE TAKE NOTICE that pursuant to Missouri Rule of Civil Procedure 57.03(b)(4) and 20 CSR 4240-2.090, Complainant Clearwater Enterprises, LLC ("Clearwater") shall take the videotaped deposition by oral examination of Alex Grewach, an employee of Respondents Spire Missouri, Inc. and its Operating Unit Spire Missouri West ("Spire"), on the date and at the time and place indicated below. The videotaped deposition will be recorded by stenographic means and will take place before a certified court reporter by a person authorized by law to administer oaths. The videotaped deposition will continue from business day to business day until completed. The videotaped deposition is being taken for the purposes of discovery, for use at hearings or trial, and for other purposes permitted under the Missouri Code of State Regulations, Division 4240, Chapter 2 and the Missouri Rules of Civil Procedure. Clearwater expressly reserves all rights to serve additional Notices of (Videotaped) Deposition pursuant to Rule 57.03.

DATE:	February 16, 2022
TIME:	9:00 am CST
PLACE:	Dowd Bennett LLP 7733 Forsyth Blvd. Suite 1900 St. Louis, MO 63105
DEPONENT:	Alex Grewach
COURT REPORTER:	Arranged by Alaris Litigation Services 711 North 11 <sup>th</sup> Street St. Louis, MO 63101 (800) 280-3376
VIDEOGRAPHER:	Arranged by Alaris Litigation Services 711 North 11 <sup>th</sup> Street St. Louis, MO 63101 (800) 280-3376

By: <u>/s/ Lauren M. Marciano</u> James M. Reed Lauren M. Marciano HALL, ESTILL, HARDWICK, GABLE, GOLDEN, & NELSON, P.C. 320 S. Boston Ave., Ste. 200 Tulsa, OK 74103 T: 918/594-0400 | F: 918/594-0505 Email: jreed@hallestill.com Email:lmarciano@hallestill.com

By: <u>/s/ Stephanie S. Bell</u> Stephanie S. Bell, #61855 Ellinger & Associates, LLC 308 East High Street, Suite 300 Jefferson City, MO 65101 (573)750-4100 Email: sbell@ellingerlaw.com

I hereby certify that on the 7<sup>th</sup> day of January 2022, a copy of the foregoing has been served on all parties on the official service list for this matter via filing in the Commission's EFIS system and/or email.

Clearwater Enterprises, LLC,	)
Complainants,	))))
v. Spire Missouri, Inc. and its operating unit Spire Missouri West,	))))
Respondents.	)

Case No. GC-2021-0353

## CLEARWATER ENTERPRISES, LLC'S NOTICE OF <u>VIDEOTAPED DEPOSITION OF JUSTIN POWERS</u>

PLEASE TAKE NOTICE that pursuant to Missouri Rule of Civil Procedure 57.03(b)(4) and 20 CSR 4240-2.090, Complainant Clearwater Enterprises, LLC ("Clearwater") shall take the videotaped deposition by oral examination of Justin Powers, an employee of Respondents Spire Missouri, Inc. and its Operating Unit Spire Missouri West ("Spire"), on the date and at the time and place indicated below. The videotaped deposition will be recorded by stenographic means and will take place before a certified court reporter by a person authorized by law to administer oaths. The videotaped deposition will continue from business day to business day until completed. The videotaped deposition is being taken for the purposes of discovery, for use at hearings or trial, and for other purposes permitted under the Missouri Code of State Regulations, Division 4240, Chapter 2 and the Missouri Rules of Civil Procedure. Clearwater expressly reserves all rights to serve additional Notices of (Videotaped) Deposition pursuant to Rule 57.03.

DATE:	February 22, 2022
TIME:	9:00 am CST
PLACE:	Dowd Bennett LLP 7733 Forsyth Blvd. Suite 1900 St. Louis, MO 63105
DEPONENT:	Justin Powers
COURT REPORTER:	Arranged by Alaris Litigation Services 711 North 11 <sup>th</sup> Street St. Louis, MO 63101 (800) 280-3376
VIDEOGRAPHER:	Arranged by Alaris Litigation Services 711 North 11 <sup>th</sup> Street St. Louis, MO 63101 (800) 280-3376

By: <u>/s/ Lauren M. Marciano</u> James M. Reed Lauren M. Marciano HALL, ESTILL, HARDWICK, GABLE, GOLDEN, & NELSON, P.C. 320 S. Boston Ave., Ste. 200 Tulsa, OK 74103 T: 918/594-0400 | F: 918/594-0505 Email: jreed@hallestill.com Email:lmarciano@hallestill.com

By: <u>/s/ Stephanie S. Bell</u> Stephanie S. Bell, #61855 Ellinger & Associates, LLC 308 East High Street, Suite 300 Jefferson City, MO 65101 (573)750-4100 Email: sbell@ellingerlaw.com

I hereby certify that on the 7<sup>th</sup> day of February 2022, a copy of the foregoing has been served on all parties on the official service list for this matter via filing in the Commission's EFIS system and/or email.

Clearwater Enterprises, LLC,	)	
	)	
Complainants,	)	
	)	
V.	)	Case No. GC-2021-0353
Spire Missouri, Inc. and its operating unit	)	
Spire Missouri West,	)	
	)	
Respondents.	)	

### CLEARWATER ENTERPRISES, LLC'S NOTICE OF VIDEOTAPED DEPOSITION OF ASHLEY DIXON

PLEASE TAKE NOTICE that pursuant to Missouri Rule of Civil Procedure 57.03(b)(4) and 20 CSR 4240-2.090, Complainant Clearwater Enterprises, LLC ("Clearwater") shall take the videotaped deposition by oral examination of Ashley Dixon, an employee of Respondents Spire Missouri, Inc. and its Operating Unit Spire Missouri West ("Spire"), on the date and at the time and place indicated below. The videotaped deposition will be recorded by stenographic means and will take place before a certified court reporter by a person authorized by law to administer oaths. The videotaped deposition will continue from business day to business day until completed. The videotaped deposition is being taken for the purposes of discovery, for use at hearings or trial, and for other purposes permitted under the Missouri Code of State Regulations, Division 4240, Chapter 2 and the Missouri Rules of Civil Procedure. Clearwater expressly reserves all rights to serve additional Notices of (Videotaped) Deposition pursuant to Rule 57.03.

DATE:	February 23, 2022
TIME:	9:00 am CST
PLACE:	Dowd Bennett LLP 7733 Forsyth Blvd. Suite 1900 St. Louis, MO 63105
DEPONENT:	Ashley Dixon
COURT REPORTER:	Arranged by Alaris Litigation Services 711 North 11 <sup>th</sup> Street St. Louis, MO 63101 (800) 280-3376
VIDEOGRAPHER:	Arranged by Alaris Litigation Services 711 North 11 <sup>th</sup> Street St. Louis, MO 63101 (800) 280-3376

By: <u>/s/ Lauren M. Marciano</u> James M. Reed Lauren M. Marciano HALL, ESTILL, HARDWICK, GABLE, GOLDEN, & NELSON, P.C. 320 S. Boston Ave., Ste. 200 Tulsa, OK 74103 T: 918/594-0400 | F: 918/594-0505 Email: jreed@hallestill.com Email:lmarciano@hallestill.com

By: <u>/s/ Stephanie S. Bell</u> Stephanie S. Bell, #61855 Ellinger & Associates, LLC 308 East High Street, Suite 300 Jefferson City, MO 65101 (573)750-4100 Email: sbell@ellingerlaw.com

I hereby certify that on the 7<sup>th</sup> day of February 2022, a copy of the foregoing has been served on all parties on the official service list for this matter via filing in the Commission's EFIS system and/or email.