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June 15, 2000

FILED³
JUN 1 5 2001

Dale Hardy Roberts
Secretary/Chief Regulatory Law Judge
Missouri Public Service Commission
P.O. Box 360
Jefferson City, Missouri 65102

Missouri Public Service Commission

RE: In the Matter of Greeley Gas Company's Purchased Gas Adjustment Factors to be reviewed in the 2000-2001 Actual Cost Adjustment, Case No. GR-2001-394.

Dear Mr. Roberts:

Enclosed for filing in the above-referenced matter are the original and eight (8) copies of Greeley Gas Company's Request for Variance from Tariff Provisions. A copy of the Request has been hand-delivered or mailed this date to parties of record.

Thank you for your attention to this matter.

Sincerely,

Jarnes M. Fischer

/jr

cc:

Enclosures

Office of the Public Counsel

Dana K. Joyce

BEFORE THE PUBLIC SERVICE COMMISSION STATE OF MISSOURI

RVICE COMMISSION SSOURI	FILED ³ Missouri
Case No. GR-2001-394	Missouri Public Nice Commission

In the Matter of Greeley Gas
Company's Purchased Gas Adjustment
Factors to be reviewed in Its 2000-2001
Actual Cost Adjustment

REQUEST FOR VARIANCE FROM TARIFF PROVISIONS

COMES NOW Greeley Gas Company, a division of Atmos Energy Corporation, ("Greeley" or "Company"), by and through its attorney, and requests the Missouri Public Service Commission ("Commission") to grant a variance from the provisions of its tariffs, for good cause shown, and permit Greeley to file an unscheduled Summer Purchased Gas Adjustment change, rather than delaying its next change in the PGA factor until its next scheduled Winter filing. In support of its Request for Variance, UCG states as follows:

- 1. Simultaneously with the filing of this Request For Variance, Greeley filed its revised PGA tariff (*i.e.*, 48th Revised Sheet No. 6 cancelling 47th Revised Sheet No. 6), which was designed to calculate the Total PGA amount to be recovered in the upcoming period.

 Greeley also filed its supporting workpapers which supported the calculations of the revised PGA factors to be recovered this period under the PGA/ACA process. This filing represents an unscheduled Summer PGA filing.
- 2. Due to recent reductions in natural gas prices, Greeley believes that it is reasonable and appropriate to file an unscheduled Summer PGA filing, reducing the cost of gas. If approved, this filing will: (1) give a more accurate price signal to consumers regarding the current cost of natural gas; and (2) help keep the DCCB and the ACA balances at appropriate levels and not create significant over-collections or under-collections that would need to be

reflected in future periods.

3. In order to ensure that Greeley's procedure is not in conflict with its tariffs, the Company would respectfully request the Commission to grant it a one-time variance from its tariffs to permit it to make an unscheduled Summer PGA filing at this time.

WHEREFORE, Greeley Gas Company, a division of Atmos Energy Corporation, respectfully requests the Commission to grant it a variance from the provisions of its tariffs, as discussed herein, and permit the Company to make the unscheduled Summer PGA factor change proposed by Company at this time.

Respectfully submitted,

James M. Fischer

MBN 27543

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ATTORNEYS FOR GREELEY GAS COMPANY, A DIVISION OF ATMOS ENERGY CORPORATION

CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing document has been hand-delivered or mailed by First Class U.S. mail, postage prepaid, this 15th day of June, 2000, to:

Office of the Public Counsel P.O. Box 7800 Jefferson City, Missouri 65102

Dana K. Joyce General Counsel Missouri Public Service Commission P.O. Box 360 Jefferson City, Missouri 65102

James M. Fischer