

Exhibit No.: Issues: Witness: Sponsoring Party: Type of Exhibit: Case No.: Date Testimony Prepared:

Weather Normalization Henry E. Warren MO PSC Staff Direct Testimony GR-2006-0387 September 13, 2006

MISSOURI PUBLIC SERVICE COMMISSION

UTILITY OPERATIONS DIVISION

DIRECT TESTIMONY

OF

HENRY E. WARREN

ATMOS ENERGY CORPORATION

CASE NO. GR-2006-0387

Jefferson City, Missouri September 2006

Staff Exhibit No. 135 Case No(s). <u>CR-2006-0387</u> Date <u>11-30-06</u> Aptr <u>PF</u>

BEFORE THE PUBLIC SERVICE COMMISSION

OF THE STATE OF MISSOURI

In the Matter of Atmos Energy) Corporation's Tariff Revision Designed to) Consolidate Rates and Implement a) General Rate Increase for Natural Gas) Service in the Missouri Service Area of) the Company.

Case No. GR-2006-0387

AFFIDAVIT OF HENRY E. WARREN

STATE OF MISSOURI)) ss COUNTY OF COLE)

Henry E. Warren, of lawful age, on his oath states: that he has participated in the preparation of the following Direct Testimony in question and answer form, consisting of $\underline{4}$ pages of Direct Testimony to be presented in the above case, that the answers in the following Direct Testimony were given by him; that he has knowledge of the matters set forth in such answers; and that such matters are true to the best of his knowledge and belief.

Herry Eavanen

Subscribed and sworn to before me this $\frac{12^{H}}{2}$ day of September, 2006.

ROSEMARY R. ROBINSON Notary Public - Notary Seal State of Missouri County of Caliaway My Commission Exp. 09/23/2008

Notary Public

9-23-2418 My commission expires

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	1	DIRECT TESTIMONY	
	2 3	OF	
	4 5	HENRY E. WARREN	
	6 7	ATMOS ENERGY CORPORATION	
	8 9	CASE NO. GR-2006-0387	
	10 11		
	12	Q. Please state your name and business address.	
	13	A. My name is Henry E. Warren and my business address is P. O. Box 360,	
	14	Jefferson City, Missouri, 65102.	
	15	Q. By whom are you employed and in what capacity?	
	16	A. I am employed by the Missouri Public Service Commission (PSC or	
	17	Commission) as a Regulatory Economist in the Energy Department of the Utility Operations	
	18	Division.	
	19	Q. How long have you been employed by the Commission?	
	20	A. I have worked at the Commission fourteen years.	
	21	Q. What is your educational and professional background?	
I	22	A. I received my Bachelor of Arts and my Master of Arts in Economics from the	
	23	University of Missouri-Columbia, and a Doctor of Philosophy (PhD) in Economics from	
	24	Texas A&M University. Prior to joining the PSC Staff (Staff), I was an Economist with the	
	25	U.S. National Oceanic and Atmospheric Administration (NOAA). At NOAA I conducted	
	26	research on the economic impact of climate and weather. I began my employment at the	
	27	Commission on October 1, 1992, as a Research Economist in the Economic Analysis	
	28	Department. My duties consisted of calculating adjustments to test-year energy use based on	
	29	test-year weather and normal weather, and I also assisted in the review of Electric Resource	
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Direct Testimony of Henry E. Warren

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Plans for investor owned utilities in Missouri. From December 1, 1997, until May 2001, I 1 was a Regulatory Economist II in the Commission's Gas Department where my duties still 2 included analysis of issues in natural gas rate cases and were expanded to include reviewing 3 tariff filings, applications and various other matters relating to jurisdictional gas utilities in 4 Missouri. On June 1, 2001, the Commission organized an Energy Department and I was 5 assigned to the Tariff/Rate Design Section of the Energy Department. My duties in the 6 Energy Department include analysis of issues in natural gas rate cases, tariff filings, 7 applications and various other matters relating to jurisdictional gas utilities in Missouri as well 8 as tariff filings, review of Electric Resource Plans, and review of Regulatory Plans for 9 I have also served on Task Forces, investor owned electric utilities in Missouri. 10 Collaboratives, and Working Groups dealing with issues relating to jurisdictional natural gas 11 12 and electric utilities.

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Q. Are you a member of any professional organizations?

A. Yes, I am a member of the International Association for Energy Economics
and the Western Economics Association.

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Q. Have you previously filed testimony before the Commission?

A. Yes, I have filed testimony in the cases listed in Schedule 1 attached to this
testimony.

19 Q. What is the purpose of your testimony?

A. The purpose of my testimony is to address the selection of weather stations to be used in conjunction with adjustments to test year sales volumes to reflect normal temperature patterns for the Missouri operational divisions of the Atmos Energy Corporation

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(Atmos or Company). The procedure of adjusting test year revenues to reflect normal 1 2 temperature patterns is commonly termed weather normalizing test year sales.

What is Staff's opinion regarding the weather stations that should be used in 3 Q. 4 weather normalizing test year sales?

5 Α. It is Staff's opinion that the weather stations used should be recognized and 6 documented by the National Oceanic and Atmospheric Administration (NOAA) and the 7 stations should be in or near the population centers of the Company's operational divisions. 8 These weather stations should have reliable observations of current temperatures and a record 9 of observations that is long enough and complete enough to have monthly normal temperatures computed by NOAA for the current normal period which is 1971-2000. Staff 10 11 witness Mr. Curt Wells will address Staff's use of the thirty year time period for the 12 calculation of normal weather and the difference between the First Order weather stations and 13 the Co-operative weather stations which were used. Mr. Wells participated in the process of 14 the identification, evaluation, and selection of stations for weather normalization.

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Q. What are the geographic characteristics of the Atmos service areas and 16 operational divisions in Missouri?

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The Atmos service areas are shown in the Missouri map in Schedule 2. Α.

The map shows service area locations in the state, Area K -- Kirksville and 18 communities in three counties; Area P - Palmyra; Area U (northeast) Hannibal-Canton, 19 Bowling Green, and communities in seven counties, Area U (southeast) Neelyville and 20 communities in two counties; Area (S) SEMO including Jackson, Sikeston, Malden, 21 22 Caruthersville and communities in ten counties, Area B – Butler and communities in four 23 counties, and Area G – Rich Hill-Hume.

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How were the weather stations determined for the service areas?

Schedule 3 contains the Service areas and the stations used in the weather 2 Α. normalization of the test year volumes. The smaller service areas were assigned one weather 3 station: Area K - Kirksville, Area P - Palmyra, Area U (southeast) - Poplar Bluff, Area B -4 Butler, and Area G -- Butler. For the two largest service areas, Area U (northeast) and Area S 5 (SEMO) two composite weather data sets were computed using three weather stations each in 6 the service areas. In both of these areas, because of the number of communities, the small 7 size of the communities, the dispersion of the communities, and the limited number of 8 adequate weather stations, it was determined that a composite would be better than 9 subdividing the areas or only using one weather station for each area. 10

These two composite weather data sets were computed based on the proportion of
customers near the available weather stations: NE-Area U (northeast) Hannibal (.414),
Kirksville (.274), and Steffenville (.312); and SE-Area S (SEMO) Cape Girardeau (.500),
Caruthersville (.400), and Poplar Bluff (.100).

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Q. How were the weather data computed for the selected stations and the volumes adjusted for normal weather based on the weather data?

A. The selected stations were furnished to Mr. Wells who compiled the required
weather data sets for weather normalization. Mr. Timothy Peterson, Staff, used the station
weights to determine the composite station data and calculate adjustments to normal volumes
for the service areas. Staff Witness Mr. James Gray is sponsoring the analysis done by Mr.
Peterson.

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Q. Does this conclude your direct testimony?

Yes, it does.

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THE ATMOS ENERGY CORPORATION CASE NO. GR-2006-0387

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PREVIOUS CASES IN WHICH PREPARED TESTIMONY WAS PRESENTED BY: HENRY E. WARREN, PHD

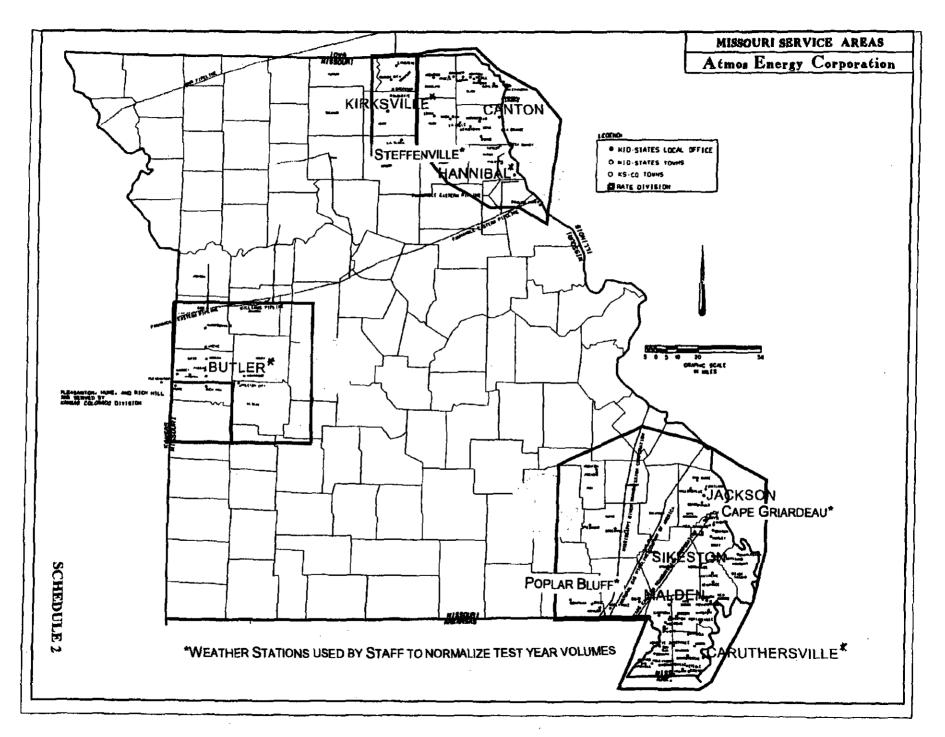
<u>Company Name</u>	CASE NUMBER
St. Joseph Light and Power Company	GR-93-042 ¹
Laclede Gas Co.	GR-93-149
Missouri Public Service	GR-93-172 ¹
Western Resources	GR-93-240 ¹
Laclede Gas Co.	GR-94-220 ¹
United Cities Gas Co.	GR-95-160¹
The Empire District Electric Co.	ER-95-279 ¹
Laclede Gas Co.	GR-96-193 ¹
Missouri Gas Energy	GR-96-285 ¹
The Empire District Electric Co.	ER-97-081 ¹
Union Electric Co.	GR-97-393 ¹
Missouri Gas Energy	GR-98-140¹
Laclede Gas Co.	GR-98-374 ¹
St. Joseph Light & Power Company	GR-99-246 ¹
Laclede Gas Co.	GR-99-315 ¹
Union Electric Company (d/b/a AmerenUE)	GR-2000-512 ¹
Missouri Gas Energy	GR-2001-292 ¹

PREVIOUS CASES IN WHICH PREPARED TESTIMONY WAS PRESENTED BY: HENRY E. WARREN, PHD (CONTINUED)

COMPANY NAMECASE NUMBERLaclede Gas Co.GR-2001-6291Laclede Gas Co.GR-2002-03561Laclede Gas Co.GT-2003-0117Aquila Networks (MPS and L&P)GR-2004-00721Missouri Gas EnergyGR-2004-0209The Empire District Electric CompanyER-2006-0315

¹ Testimony includes computations to adjust test year volumes, therms, or kWh to normal weather.

Schedule 1-2



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Weather Stations Used to Normalize Test Year Volumes

