## THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

Before Commissioners: Thomas E. Wright, Chairman

Michael C. Moffet Joseph F. Harkins

In the Matter of the Application of Kansas Gas Service, a Division of ONEOK, Inc., for Approval to Implement the Efficiency Kansas Energy Efficieny Program, to Implement Natural Gas Energy Efficiency Programs to Improve Building and Equipment Efficiency Docket No. 10-KGSG-421-TAR and to Educate About Efficient Energy Usage, to Provide for Program Cost Recovery Through a Rider Mechanism, to Establish Administrative Charges and a Program Initiation Fee, Permit the Implementation of a Revenue Decoupling Mechanism, and Appropriate Accounting Authority to Defer Expenses and Revenues Associated with the Filing.

## SUSPENSION ORDER

The above-captioned matter comes before the State Corporation Commission of the State of Kansas (Commission) for consideration and decision. Having examined its files and records, and being duly advised in the premises, the Commission makes the following findings:

1. On December 18, 2009, Kansas Gas Service, a division of ONEOK, Inc., filed an Application with the Commission for approval to implement the Efficiency Kansas Energy Efficiency Program, to implement Natural Gas Energy Efficiency Programs to improve building and equipment efficiency and to educate about efficient energy usage, to provide for program cost recovery through a rider mechanism, to establish administrative charges and a program initiation fee, permit the implementation of a revenue decoupling mechanism, and appropriate accounting authority to defer expenses and revenues associated with the filing.

A full investigation of the Application, which may result in a hearing, is deemed 2.

necessary and proper. Commission staff is without sufficient time to fully review, consider and

analyze whether the proposed programs are just and reasonable.

3. The Commission finds and concludes that suspension of the Application and

deferral of its effective date are required to allow sufficient time for full investigation of this

matter. The Application should be suspended for a period of 240 days from the date the

Application was made, December 18, 2009, until August 15, 2010, pursuant to K.S.A. 66-117(c).

IT IS, THEREFORE, BY THE COMMISSION ORDERED THAT:

A. Pursuant to K.S.A. 66-117(c), the Application of Kansas Gas Service, a division

of ONEOK, Inc. in the above captioned docket shall be suspended and the effective date deferred

until August 15, 2010.

В. The parties have fifteen days, plus three days if service of this Order is by mail,

from the date of service of this Order in which to request rehearing on any matter decided herein.

K.S.A. 66-118b, K.S.A. 2008 Supp. 77-529(a)(1).

C. The Commission retains jurisdiction over the subject matter and the parties for the

purpose of entering such further order, or orders, as it may deem necessary.

BY THE COMMISSION IT IS SO ORDERED.

Wright, Chmn.; Moffet, Com.; Harkins, Com.

DEC 3 0 2009 Dated:

ORDERED MAILED

DEC 3 1 2009

Susan K. Duffy

Executive Director

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