

BEFORE THE CORPORATION COMMISSION OF THE STATE OF OKLAHOMA

IN THE MATTER OF THE APPLICATION OF )  
OKLAHOMA GAS AND ELECTRIC COMPANY )  
FOR AN ORDER OF THE COMMISSION )  
AUTHORIZING APPLICANT TO MODIFY ITS )  
RATES, CHARGES, AND TARIFFS FOR RETAIL )  
ELECTRIC SERVICE IN OKLAHOMA )

CAUSE NO. PUD 201700496

**FILED**  
MAY 07 2018

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CORPORATION COMMISSION  
OF OKLAHOMA



SUMMARY TESTIMONY OF

KATHY CHAMPION

MAY 7, 2018

1 Kathy Champion is employed by the Public Utility Division ("PUD") of the Oklahoma  
2 Corporation Commission ("Commission") as a Public Utility Regulatory Analyst.  
3 Oklahoma Gas and Electric Company ("OG&E" or "Company") filed its Application for  
4 an adjustment in its rates, charges, and tariffs for retail electric service in Oklahoma on  
5 January 16, 2018, Ms. Champion testified that PUD reviewed the Application,  
6 Testimony of Company witnesses, and Company workpapers. Ms. Champion issued data  
7 requests and reviewed associated responses. In addition, Ms. Champion also reviewed  
8 the data requests issued by intervenors, including the Attorney General, Oklahoma  
9 Cogeneration, LLC, and Oklahoma Industrial Energy Consumers, and the associated  
10 responses. Ms. Champion also held discussions with Company personnel at the  
11 Company's corporate office in Oklahoma City, Oklahoma.

12 On May 2, 2018, Ms. Champion filed Responsive Testimony explaining PUD's review of  
13 certain revenue and expense adjustments including: Manual Postings, Rider Revenues, Best  
14 Bill, Demand Program Savings, Free Service, Low Income Assistance Plan, Senior  
15 Citizen Discount, Rate Recalculation, Demand Side Management Expenses, and  
16 Customer Growth and Annualization. After her review, Ms. Champion recommends the  
17 Commission accept the Company's proposed adjustments for the following areas:

Manual Posting Adjustment	(\$853,441)
Rider Revenues	(\$102,881,508)
Best Bill	\$36,389
Demand Program Savings	(\$4,011,521)
Free Service, Low Income Assistance Plan, and Senior Citizen Discount	(\$5,315,176)
Rate Recalculation	\$57,612,870
Demand Side Management Expense Removal	\$36,745,348

1 Ms. Champion further recommends an adjustment of \$6,731,990 to decrease the  
2 Customer Growth and Annualization and Weatherization Revenue adjustments proposed  
3 by OG&E in the Application. The purpose of this adjustment is to update to the six-  
4 month post test year data.

5 PUD believes these recommendations are fair, just, reasonable, and in the public interest.

CERTIFICATE OF SERVICE

I, the undersigned, do hereby certify that on the 2<sup>nd</sup> day of May, 2018, a true and correct copy of the above and foregoing was sent **electronically**, addressed to the following:

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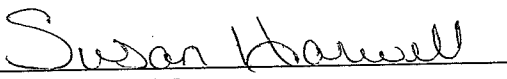
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