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Staff – Exhibit 105 Krishna L. Poudel Rebuttal Testimony File No. EA-2023-0017

Exhibit No.:

Issues: Integrated Resource

Planning

Krishna L. Poudel Witness: Sponsoring Party: MO PSC Staff

Type of Exhibit: Rebuttal Testimony
Case Nos.: EA-2023-0017

Date Testimony Prepared: April 19, 2023

# MISSOURI PUBLIC SERVICE COMMISSION INDUSTRY ANALYSIS DIVISION **ENERGY RESOURCES DEPARTMENT**

### REBUTTAL TESTIMONY

**OF** 

KRISHNA L. POUDEL, PhD

**GRAIN BELT EXPRESS, LLC** CASE NO. EA-2023-0017

> Jefferson City, Missouri **April 2023**

1		REBUTTAL TESTIMONY	
2		OF	
3		KRISHNA L. POUDEL, PhD	
4		GRAIN BELT EXPRESS, LLC	
5		CASE NO. EA-2023-0017	
6	Q.	Please state your name and business address.	
7	A.	My name is Krishna L. Poudel, and my business address is Missouri Public	
8	Service Com	mission, P. O. Box 360, Jefferson City, Missouri 65102.	
9	Q.	By whom are you employed and in what capacity?	
10	A.	I am employed by the Missouri Public Service Commission ("Commission") as	
11	an Economis	t for the Energy Resources Department.	
12	Q.	What is your educational background and work experience?	
13	A.	Please refer to the attached Schedule KLP-r1.	
14	Q.	Have you previously filed testimony before this Commission?	
15	A.	Yes. Please refer to the attached Schedule KLP-r2 for a list of cases in which I	
16	have previously filed testimony.		
17	Q.	What is the purpose of your rebuttal testimony?	
18	A.	My testimony will briefly discuss the Grain Belt Express LLC ("Grain Belt")	
19	transmission	line project ("Project") and its relation to the Evergy Missouri West, Inc.,	
20	d/b/a Evergy	Missouri West ("EMW"), Evergy Metro, Inc., d/b/a Evergy Missouri Metro	
21	("EMM") (E	MM and EMW collectively "Evergy Missouri"), and Union Electric Company	
22	d/b/a Amerei	n Missouri's ("Ameren Missouri") most recent Integrated Resource Plan ("IRP")	
23	filings and its	s decarbonization goals.	

#### AMEREN MISSOURI AND EVERGY MISSOURI IRPS

- Q. Does Grain Belt reference the Ameren Missouri and Evergy Missouri IRPs in its filing?
- A. Yes. Grain Belt references the most recently filed Ameren Missouri and Evergy Missouri IRPs and certain goals set forth within and how the Grain Belt Project could help meet certain of those goals.<sup>1</sup>
- Q. How does Grain Belt attempt to demonstrate how the Grain Belt Project could help meet certain IRP goals of Ameren Missouri?
- A. Grain Belt cites Ameren Missouri's IRP references to increased demand for renewables and reduced carbon emission goals. Grain Belt points to Ameren Missouri's current Preferred Resource Plan<sup>2</sup> where Ameren Missouri represents an acceleration in the retirement of approximately 3,000 MW of coal-fired generation by the end of 2030, acceleration in the retirement of approximately 1,000 MW of gas-fired generation,<sup>3</sup> and an addition of total renewable generation of 3,500 MW by 2030, among other items. It is further stated that these accelerated transitions and retirements will permit Ameren Missouri to achieve greater reductions in carbon emissions by 2030, in furtherance of its stated goal of net zero carbon emissions.
- Q. Did Ameren Missouri state in its most recent IRP filings and preferred resource plans that the Grain Belt Project was needed in order to achieve any of the goals of the preferred resource plan?

<sup>&</sup>lt;sup>1</sup> Direct Testimony of Shashank Sane, page 13.

<sup>&</sup>lt;sup>2</sup> Notice of Change in Preferred Resource Plan filed on June 22, 2022, in Case No. EO-2022-0362.

<sup>&</sup>lt;sup>3</sup> Acceleration of the retirement of Rush Island Energy Center from 2039 to 2025 (coal fired); retirement of Venice Energy Center (gas) by the end of 2029.

- A. No. Ameren Missouri did not mention Grain Belt or the need for the Grain Belt
  Project to achieve any of its stated IRP goals.
  - Q. How does Grain Belt attempt to demonstrate how the Grain Belt Project could help meet certain IRP goals of Evergy Missouri?
  - A. Mr. Shashank Sane, in his direct testimony, <sup>4</sup> cited the information from Evergy Missouri's IRP to further justify the Grain Belt Project. <sup>5</sup> Evergy Missouri's most recent IRP announced its new carbon reduction timeline. Evergy Missouri has set a goal to reduce carbon emissions 70% by 2030 (relative to 2005 levels) and achieve net-zero carbon emissions by 2045. Evergy Missouri plans to retire nearly 1,200 MW of coal-based fossil generation and add 3,200 MW of renewable generation in the next 10 years. Within the next three years, Evergy Missouri plans to retire its Lawrence (KS) Energy Center and add 700 MW of solar energy. Grain Belt has further derived that those circumstances support its conclusion that adding capacity to the Grain Belt Project will help Evergy Missouri achieve its goals. Mr. Michael L. Stahlman and Mr. Cedric E. Cunigan, PE explain more on this issue in their witness testimony.
  - Q. Did Evergy Missouri state in its most recent IRP filings and preferred resource plans that the Grain Belt Project was needed in order to achieve any of the goals of the preferred resource plan?
  - A. No. Evergy Missouri did not mention Grain Belt or the need for the Grain Belt Project to achieve any of its stated IRP goals.

<sup>&</sup>lt;sup>4</sup> Direct Testimony of Shashank Sane, page 14

<sup>&</sup>lt;sup>5</sup> Case Nos. EO-2021-0035 and EO-2021-0036.

#### **ENVIRONMENTAL ASPECTS**

- Q. What does Grain Belt claim as its emissions reduction projection for the Grain Belt Project?
- A. Mr. Mark Repsher, a member of PA's Management Group for PA Consulting Group, Inc. ("PA Consulting") states in his direct testimony:

The Project is projected to reduce emissions of CO2, SO2, and NOx in Missouri by 9.3%, 19.2%, and 17.2%, respectively, enhancing local utilities' abilities to meet their climate and reliability goals while also delivering immediate local air quality and health benefits. Quantifying these emission reduction benefits to the State, the Expanded GBX Case Configuration could offer Missouri over \$7.6 billion in social benefits from 2027-66, in addition to the over \$17.6 billion in direct ratepayer savings in the energy and capacity costs over this same period—bringing the total cumulative benefit to over \$25.3 billion by 2066.

- Q. Is this emission reduction projection beneficial to the state of Missouri?
- A. It is likely to be beneficial to the state of Missouri. It depends on the economic welfare distribution plan such as utilization of carbon pricing amongst the stakeholders.
  - Q. What assumptions did Mr. Repsher use in regards to carbon pricing?
  - A. Mr. Repsher states:

For the purposes of the analysis, PA assumed that a national carbon pricing regime would be implemented in 2026. The carbon price is set at \$24.55/short ton in 2026 (nominal dollars) and increases at 2.2% per year, tracking inflation throughout the study period. These assumptions are broadly representative of values commonly utilized in utility resource planning and regulatory processes in the region. The use of an alternative carbon price assumption (either higher or lower) will still result in directionally consistent outcomes (i.e., ratepayer savings), albeit with differences in specific benefits values. The assumption of a carbon pricing regime is a relatively common practice in utility (e.g., Ameren in their IRP) and ISO (e.g., MISO in their LRTP) planning processes. Carbon pricing can be reflected as a broad 'shadow cost' within fundamental market models to analyze varying regulatory outcomes, and

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<sup>&</sup>lt;sup>6</sup> Direct Testimony of Mark Repsher, page 6.

the use as a modeling variable is not necessarily tied to/dependent on a single legislative outcome at the federal or state level.<sup>7</sup>

Q. What did Ameren Missouri use as its carbon price assumption in its most recent IRP preferred resource plan?

Ameren Missouri's projection in its high carbon price scenario is below \$10 per A. metric ton in the year 2026 while PA Consulting's carbon price estimate is \$24.55/short ton.<sup>8</sup> Ameren Missouri does not project a value of approximately \$24.55 until the year 2038. This is illustrated in the below figure:

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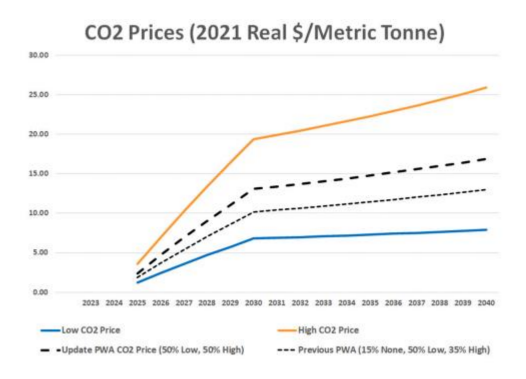
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Q. Why is the clarification between the use of PA Consulting and Ameren Missouri's carbon pricing assumptions important in regards to the Grain Belt Project?

 $<sup>^7</sup>$  Direct Testimony of Mark Repsher, page 7.

 $<sup>^{8}</sup>$  1 metric ton = 1.10231 short ton

# Rebuttal Testimony of Krishna L. Poudel

- A. An overestimate of a carbon price can misrepresent the benefits of a project such as this when compared to its costs.
  - Q. Are you making any recommendations in this testimony?
  - A. My testimony is primarily intended to provide the Commission with additional information to consider in making its decision in this case. However, I recommend Grain Belt and/or PA Consulting provide an updated cost-benefit analysis in surrebuttal that uses Ameren Missouri's assumed carbon prices from its most recent preferred resource plan filed in Case No. EO-2022-0362. This will help in demonstrating the impacts of its analysis using what a Missouri investor-owned utility (Ameren Missouri) currently uses as carbon pricing assumptions.
    - Q. Does this conclude your rebuttal testimony?
- 12 A. Yes.

#### BEFORE THE PUBLIC SERVICE COMMISSION

#### OF THE STATE OF MISSOURI

In the Matter of the Application of Grain Belt Express LLC for an Amendment to its Certificate of Convenience and Necessity Authorizing it to Construct, Own, Operate, Control, Manage, and Maintain a High Voltage, Direct Current Transmission Line and Associated Converter Station	) Case No. EA-2023-0017 ) ) )
AFFIDAVIT OF KRISI	HNA L. POUDEL, PhD
STATE OF MISSOURI ) ) ss. COUNTY OF COLE )	
	D and on his oath declares that he is of sound mind
and lawful age; that he contributed to the foregoin	g Rebuttal Testimony of Krishna L. Poudel, PhD;
and that the same is true and correct according to h	nis best knowledge and belief.
Further the Affiant sayeth not.  KRIS	SHNA L. POUDEL, PhD
JUE	RAT
Subscribed and sworn before me, a duly con	stituted and authorized Notary Public, in and for

the County of Cole, State of Missouri, at my office in Jefferson City, on this

D. SUZIE MANKIN
Notary Public - Notary Seal
State of Missouri
Commissioned for Cole County
My Commission Expires: April 04, 2025
Commission Number: 12412070

April 2023.

Deniellankin)
Notary Public

day of

Krishna L. Poudel, PhD

**Education and Employment Background** 

I am an Economist of the Energy Resources Department, Industry Analysis

Division of the Missouri Public Service Commission. Prior to my current position,

I was employed at the Missouri Department of Natural Resources as an Economist

from September 2016 through May 2019.

I received Bachelor of Science degree in Agricultural Economics in

June 1998, Master of Science in Agricultural Economics in May 2003 from

Tribhuvan University, Nepal and Doctoral degree in Applied Economics from

University of Missouri, Columbia in 2017.

Prior to joining the Missouri Department of Natural Resources and Public

Service Commission, I worked in various research positions in different countries

including Nepal, SriLanka, Japan, Canada and USA. I worked for University of

Missouri-Columbia as a Research Associate in Community Policy Analysis Center

from August 2011 through December 2016.

I joined Commission on May, 2019.

## Krishna L. Poudel, PhD

### **Case Participation History**

		<b>Exhibit</b>
Union Electric Company	IRP Update	Staff Report
The Empire District Electric	LED street lighting	Rebuttal
Company		Testimony
Evergy Metro	IRP Update	Staff Report
Evergy Missouri West	IRP Update	Staff Report
The Empire District Electric	Fuel Adjustment	Staff report
Company	Clause	
Evergy Metro and Evergy	MEEIA Prudence	Staff Report
Missouri West	Review	
Union Elecetric Company	Triennial compliance	Staff Report
	filing	
Evergy Metro	Triennial compliance	Staff report
	filing	
Evergy Missouri West	Triennial compliance	Staff Report
	filing	
Evergy Missouri West	MEEIA prudence	Staff Report
	review	
Evergy Metro	MEEIA prudence	Staff Report
	review	
Vicinity Energy	Hedging	Staff Report
Vicinity Energy	Hedging and	Staff Report
	Company  Evergy Metro  Evergy Missouri West  The Empire District Electric Company  Evergy Metro and Evergy Missouri West  Union Elecetric Company  Evergy Metro  Evergy Missouri West  Evergy Missouri West  Evergy Missouri West  Evergy Missouri West  Evergy Missouri West	Evergy Metro  Evergy Missouri West  IRP Update  IRP Update  IRP Update  The Empire District Electric  Company  Evergy Metro and Evergy  MEEIA Prudence  Review  Union Elecetric Company  Triennial compliance filing  Evergy Metro  Triennial compliance filing  Evergy Missouri West  Triennial compliance filing  Evergy Missouri West  MEEIA prudence review  Evergy Metro  MEEIA prudence review  Vicinity Energy  Hedging

### continued K L. Poudel Case Participation

Case Number	Company	<u>Issue</u>	<b>Exhibit</b>
ER-2022-0129	Evergy MO Metro	Hedging	Rebuttal Testimony
ER-2022-0130	Evergy MO West	Hedging	Rebuttal Testimony
EO-2021-0331	The Empire District Electric Company	Triennial compliance filing	Staff Report
EA-2022-0234	NextEra Energy Transmission Southwest	Economic Impact	Staff Report
EA- 2022-0244	Huck Finn	Economic Impact	Staff Report
EA- 2022-0244	Huck Finn	IRP New Preferred plan	Staff Report
EO-2023-0087	The Empire District Electric Company	Hedging (Fuel risk management policy)	Staff Report
ER-2023-0184	Evergy MO West	DSIM	Staff report
ER-2023-0178	Union Electric Company	Rider Energy Efficiency Investment Charge	Staff Report