BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

WILLIAM L. GEHRS, JR.,)	
)	
Complainant,)	
)	Case No. EC-2018-0033
vs.)	
)	
THE EMPIRE DISTRICT ELECTRIC)	
COMPANY,)	
Respondent.)	

MOTION FOR LEAVE TO WITHDRAW AS COUNSEL

COMES NOW Marc H. Ellinger and Stephanie S. Bell and pursuant to 4 CSR 240-2.040(6) requests this Commission grant leave to withdraw as counsel for Complainant. This request for leave to withdraw is being made at the request of and with the consent of the Complainant.

WHEREFORE, Marc H. Ellinger and Stephanie S. Bell request that this Commission grant their Motion for Leave to Withdrawal as Counsel, and for such other and further relief as the Commission deems proper.

Respectfully submitted,

ELLINGER AND ASSOCIATES, LLC

By: /s/ Stephanie S. Bell

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CERTIFICATE OF SERVICE

I	I hereby certify t	hat true copies	of the for	regoing	were sent	by email	this 23 rd	day of N	May,
2018, to	the parties of re	cord as set out	on the of	ficial Se	rvice List	maintaine	ed by the	Data Ce	enter
of the M	Iissouri Public S	ervice Commis	sion for th	his case.					

/s/ Stephanie S. Bell Stephanie S. Bell