BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Petition of The Empire Distric	t)		
Electric Company d/b/a Liberty to Obtain a)		
Financing Order that Authorizes the Issuance of)	Case No.	
Securitized Utility Tariff Bonds for Energy)		
Transition Costs Related to the Asbury Plant)		

NOTICE OF INTENT

COMES NOW The Empire District Electric Company d/b/a Liberty, and, pursuant to RSMo. §393.1700 and Commission Rule 20 CSR 4240-4.017, submits this Notice of Intent with regard to its intended petition to obtain a financing order that authorizes the issuance of securitized utility tariff bonds regarding the retirement of the Asbury generating plant. In this regard, Liberty respectfully states as follows to the Missouri Public Service Commission (the "Commission"):

- 1. The Empire District Electric Company d/b/a Liberty ("Liberty" or the "Company") is a Kansas corporation with its principal office and place of business at 602 Joplin Street, Joplin, Missouri. Liberty is qualified to conduct business and is conducting business in Missouri, as well as in the states of Arkansas, Kansas, and Oklahoma. Liberty is engaged, generally, in the business of generating, purchasing, transmitting, distributing, and selling electricity in portions of the referenced four states. Liberty's Missouri operations are subject to the jurisdiction of the Commission as provided by law.
- 2. On July 6, 2021, Missouri House Bill 734 was signed by the Missouri Governor, and RSMo. §§393.1700-393.1715 regarding securitization took effect August 28, 2021. RSMo. §393.1700.2(3)(b) provides that an "electrical corporation shall provide notice of intent to file a petition for a financing order to the commission no less than sixty days in advance of such filing." Additionally, Commission Rule 4.017(1) provides, in part, that "(a)ny person that intends to file a case shall file a notice with the secretary of the commission a minimum of sixty (60) days prior to filing such case. Such notice shall detail the type of case and issues likely to be before the

commission and shall include a summary of all communication regarding substantive issues likely

to be in the case between the filing party and the office of the commission that occurred in the

ninety (90) days prior to filing the notice. The filing of such notice shall initiate a new noticed case

and be assigned an appropriate case designation and number."

3. Liberty intends to file a petition pursuant to RSMo. §393.1700.2(1) to obtain a

financing order to finance energy transition costs through an issuance of securitized utility tariff

bonds, with regard to its now retired Asbury generating plant. Issues the Commission will be asked

to consider and decide in the upcoming case are those addressed by §393.1700.

4. With regard to Rule 4.017(1) and the requirement that a 60-day filing notice include

"a summary of all communication regarding substantive issues likely to be in the case between the

filing party and the office of the commission that occurred in the ninety (90) days prior to filing

the notice," Liberty verifies that there have been no exparte communications regarding substantive

issues likely to be in the intended case between Liberty and the office of the Commission within

the 90 days prior to the filing of this Notice. Liberty notes, however, that filings regarding the

Company's remaining investment in the Asbury generating plant have been made by Liberty in

various cases before the Commission.

WHEREFORE, Liberty submits to the Commission this Notice of Intent and requests such

relief as is just and proper under the circumstances.

Respectfully submitted,

/s/ Diana C. Carter

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CERTIFICATE OF SERVICE

I hereby certify that the above document was filed in EFIS on this 20th day of January, 2022, and sent by electronic transmission to the Staff of the Commission and the Office of the Public Counsel.

/s/ Diana C. Carter