Exhibit No.:

Issue: Fuel Adjustment – True-Up

Witness: Todd W. Tarter

Type of Exhibit: Direct Testimony

Sponsoring Party: Empire District Electric

Case No. EO-2015-

Date Testimony Prepared: October 2014

#### Before the Public Service Commission Of the State of Missouri

**Direct Testimony** 

Of

Todd W. Tarter

October 2014

# DIRECT TESTIMONY OF TODD W. TARTER THE EMPIRE DISTRICT ELECTRIC COMPANY

### BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI CASE NO. EO-2015-

#### 1 Q. PLEASE STATE YOUR NAME AND BUSINESS ADDRESS.

- 2 A. My name is Todd W. Tarter and my business address is 602 S. Joplin Avenue,
- 3 Joplin, Missouri.

#### 4 Q. BY WHOM ARE YOU EMPLOYED AND WHAT IS YOUR JOB TITLE?

- 5 A. I am presently employed by The Empire District Electric Co. ("Empire" or "the
- 6 Company") as the Manager of Strategic Planning.

#### 7 Q. PLEASE DESCRIBE YOUR EDUCATIONAL AND PROFESSIONAL

#### 8 BACKGROUND FOR THE COMMISSION.

- 9 A. I graduated from Pittsburg State University in 1986 with a Bachelor of Science
- Degree in Computer Science. After graduation I received a mathematics education
- certification. I began my employment with Empire in May 1989. During my tenure
- with Empire I have worked in the Corporate Planning, Strategic Planning,
- 13 Information Technology, and Planning and Regulatory departments. My primary
- responsibilities during this time have included work with the Company's
- construction budget, load forecasts, sales and revenue budgets, financial forecasts
- and fuel and purchased power projections, among others. In September 2004, I was
- promoted to my current position where I primarily work with fuel and purchased
- power projections, energy efficiency and integrated resource planning.

#### 1 Q. HAVE YOU EVER TESTIFIED BEFORE THIS OR ANY OTHER STATE

#### 2 UTILITY COMMISSION?

- A. Yes. I have testified on behalf of Empire before the Missouri Public Service
  Commission, the Kansas Corporation Commission, the Corporation Commission of
  Oklahoma and the Arkansas Public Service Commission. The case references are
- attached to this testimony as Schedule TWT-1.

#### 7 Q. WHAT IS THE PURPOSE OF YOUR TESTIMONY?

The purpose of my testimony is to identify and explain the true-up amount that is 8 A. included in the Company's most pending Fuel & Purchased Power Adjustment 9 Clause ("FAC") filing. Empire is filing to adjust the Fuel Adjustment Rate 10 ("FAR") in a separate filing, and the true-up amount (with interest) is a component 11 of the FAR. The true-up is the over or under recovery of FAC balance from the 12 prior recovery period. In other words, the true-up adjustment of the fuel & 13 purchased power adjustment ("FPA"), as defined by tariff, is the difference between 14 15 the FPA revenues billed and the FPA revenues authorized for collection during the true-up recovery period, i.e. the true-up adjustment. 16

#### 17 Q. PLEASE BREIFLY EXPLAIN THE FAC PROCESS.

18 A. The Commission's rule governing fuel and purchased power cost recovery
19 mechanisms for electric utilities – specifically 4 CSR 240-20.090(5) – requires
20 Empire to make periodic FAC filings that are designed to enable Commission
21 review of the actual fuel costs, purchased power costs, cost of consumables
22 associated with the power plants' air quality control system ("AQCS"), net cost of
23 emission allowances, revenue from the sale of renewable energy credits ("REC")

and off-system sales revenues (collectively referred to as total energy costs) that the Company has incurred during an Accumulation Period. In addition, these periodic filings are designed to adjust the FAC rates up or down, to reflect the actual energy costs incurred during the Accumulation Period. Empire's FAC tariff calls for two annual filings: a filing covering the six-month Accumulation Period running from September through February and a second filing covering the Accumulation Period running from March through August. Any increases or decreases in rates that are approved by the Commission, or that take effect by operation of law, are then collected from or refunded to customers over two six-month Recovery Periods: June through November and December through May. In this instance, Empire is seeking an increase in its FAC rates to reflect 95% of the difference between the base energy costs built into its base Missouri rates and Empire's actual Missouri energy costs for the Accumulation Period, plus a true-up of the costs recovered during the Recovery Period ending May 31, 2014. This recovery via FAC rates will be reflected on the Missouri customers' bills over the six-month Recovery Period running from December 2014 through May 2015.

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## Q. WHAT WAS THE TIMING OF THE ACCUMULATION AND RECOVERY RELATING TO THIS TRUE-UP?

- 19 A. The Accumulation Period was from March 1, 2013 through August 31, 2013. The
  20 Recovery Period for that Accumulation Period was December 1, 2013 through May
  21 31, 2014.
- Q. WHY WOULD THERE BE A DIFFERENCE BETWEEN WHAT WAS

  ACCUMULATED (PLUS OVER- OR UNDER-RECOVERY) AND THE

#### **AMOUNT BILLED DURING THE RECOVERY PERIOD?**

- 2 A. The FAR is calculated based on projected kWh sales for the recovery period. Since
- the projected sales can vary from actual, such as due to weather, once the actual
- sales are recorded, a difference exists between the estimate and the actual kWh
- 5 billed. This difference is "trued-up" in the subsequent FAC filing.

#### 6 Q. WHAT WAS THE OVER- OR UNDER-RECOVERY FOR THE

#### 7 **RECOVERY PERIOD AT ISSUE IN THIS FILING?**

- 8 A. The FAC was under-collected by \$220,997. As indicated above, the true-up
- amount during the Recovery Period is due to the difference between actual and
- estimated kWh sales. The true-up amount is the net difference between the FPA
- revenues billed and the FPA revenues authorized for collection during the true-up
- recovery period. Schedule TWT-2, which is attached to this testimony, contains
- details of the calculations that produce the amount to be recovered from customers.

#### 14 Q. HOW WILL THAT AMOUNT BE REFLECTED IN CUSTOMER RATES?

- 15 A. As mentioned earlier, the true-up amount plus interest is a component of the FAR.
- As defined in the FAC tariff, the true-up amount plus interest is added into the
- FPA. The adjustment to the FAR rate is being filed concurrently in a separate
- 18 docket.

#### 19 Q. DOES THIS CONCLUDE YOUR TESTIMONY AT THIS TIME?

20 A. Yes, it does.

#### Cases with Filed Written Testimony of Todd W. Tarter

#### **Before the Missouri Public Service Commission**

Rate Cases

ER-2006-0315, ER-2008-0093, ER-2010-0130, ER-2011-0004, ER-2012-0345, ER-2014-0351

• Fuel Adjustment Cases

ER-2011-0320, ER-2012-0098, ER-2012-0326, ER-2013-0122, ER-2013-0442, ER-2014-0087, ER-2014-0264

• Fuel Adjustment True-Up

EO-2014-0088, EO-2014-0265

#### **Before the Kansas Corporation Commission**

Rate Docket

05-EPDE-980-RTS

• Energy Cost Adjustment ACA Docket

KS-12-EPDE-392-ACA, KS-13-EPDE-385-ACA

#### **Before the Oklahoma Corporation Commission**

Rate Cause

PUD 201100082

• Fuel Prudence Review Causes

PUD 201100131, PUD 201200170, PUD 201300131, PUD201400226

• Energy Efficiency Cause

PUD 201300142, PUD 201300203

#### **Before the Arkansas Public Service Commission**

• Energy Efficiency Docket

07-076-TF

Net Metering Docket

12-060-R

Rate Docket

13-11-U

Period 10		
Accumulation Period	(Over)/Under	_
Mar-13	118,099.79	-
Apr-13	294,495.35	
May-13	16,584.76	
Jun-13	386,295.58	
Jul-13	(212,729.27)	
Aug-13	(344,667.69)	_
True Un Daried #0	221 501 97	
True Up Period #8	231,591.87	A 402262
	489,670.39	Acct 182362 or 254162
		01 254102
Recovery Period		
Dec-13	157,800.06	
Jan-14	(96,203.75)	
Feb-14	(98,892.71)	
Mar-14	(90,052.92)	
Apr-14	(73,268.22)	
May-14	(68,055.84)	
•	(268,673.38)	-
Deleven	220 007 04	A 402262
Balance	220,997.01	Acct 182363
		or 254163

### AFFIDAVIT OF TODD W. TARTER

STATE OF MISSOURI ) ) ss
COUNTY OF JASPER )
On the <u>26th</u> day of September 2014, before me appeared Todd W. Tarter to me personally known, who, being by me first duly sworn, states that he is Manager of Strategic Planning of The Empire District Electric Company and acknowledges that he has read the above and foregoing document and believes that the statements therein are true and correct to the best of his information, knowledge and belief.
Todd W. Tarter
Subscribed and sworn to before me this <u>26th</u> day of September, 2014.
ANGELA M. CLOVEN Notary Public - Notary Seal State of Missouri Commissioned for Jasper County My Commission Expires: November 01, 2015 Commission Number: 11262659
My commission expires: ///p///=