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April 1, 2019

Chief RLJ Morris L. Woodruff, Secretary Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102

Re: The Empire District Electric Company Fuel Adjustment Clause

Dear Judge Woodruff:

In accordance with 4 CSR. 240-20-090(4), The Empire District Electric Company ("Empire" or "Company"), hereby submits to the Missouri Public Service Commission ("Commission"), for filing in electronic form, the following proposed rate schedule to adjust charges related to the Company's approved Fuel & Purchase Power Adjustment Clause ("FAC"):

MoPSC No 5, Section 4, 6th Revised Sheet No 17ac, Canceling 5th Revised Sheet No. 17ac.

The proposed rate schedule bears an issue date of April 1, 2019, and an effective date of June 1, 2019.

During the most recent Accumulation Period (September 2018 – February 2019), Empire's actual total energy costs eligible for the FAC were greater than the base energy costs included in the Company's Missouri rates by approximately \$6,901,802. In accordance with the Company's Commission-Approved-FAC Tariff, Empire has absorbed 5% of the overall increase in Missouri variable energy cost during that six month accumulation period. As such, in accordance with the Commission's FAC rule and Empire's FAC tariff, the Company is filing its FAC rate schedule which is designed to recover 95 percent of the energy cost differences of approximately \$6,556,712 from its Missouri jurisdictional customers.

The direct testimony and supporting schedules of Leslie L. Forest are being filed in support of the proposed rate schedule. Also provided in electronic form are schedules containing all of the information required by 4 CSR 240-3.161(7) and all workpapers that support the proposed rate schedule. Empires FAC true-up testimony is being filed separately.

Copies of Empire's proposed FAC-related rate schedule and all supporting materials described in this letter will be served electronically, on this date, on the Commission's General Counsel, the Office of the Public Counsel, and on each party to the Company's last general rate case.

Thank you for your assistance with this matter. Please do not hesitate to contact me with any questions or concerns.

Very truly yours,

B y:/s/ Sarah B. Knowlton Sarah B. Knowlton, #71361 General Counsel – Central Region 116 North Main Street Concord, New Hampshire 03301 Telephone (603) 724-2123 Sarah.knowlton@libertyutilities.com