BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application of The)	
Empire District Electric Company for)	Case No. EO-2018-0092
Approval of Its Customer Savings Plan)	

MOTION TO PROVIDE ADDITIONAL EVIDENCE

COMES NOW the City of Joplin and the Office of Public Counsel and requests as follows:

At the Hearing on May 10, 2018, Counsel for Joplin made an oral motion for the submission of additional exhibits by the Company. Counsel requested the "customer savings" figures in McMahon's Affidavit in Support of the Stipulation which are based on a 44% contribution of capital by Empire to be recalculated for both the lower threshold and higher threshold capital contributions identified in the Non-unanimous Stipulation and Agreement, all else being held equal. In addition, Counsel requested that Empire provide ratepayer impact calculations and associated workpapers for both the lower threshold and higher threshold capital contributions, holding all else equal.¹

The Office of the Public Counsel joins in and supports Joplin's Motion. The parties jointly request this data be provide by Noon on May 11, 2018.

WHEREFORE, the City of Joplin and the Office of Public Counsel respectfully submit this Motion and request the Commission order the additional evidence as set forth herein.

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¹ Ratepayer impact calculations (based on unknown capital contribution) were provided in response to OPC DR-5.

Respectfully submitted,

ELLINGER & ASSOCIATES, LLC

By: <u>/s/ Stephanie S. Bell</u>

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CERTIFICATE OF SERVICE

I hereby certify that true copies of the foregoing were sent by email to the parties of record as set out on the official Service List maintained by the Data Center of the Missouri Public Service Commission for this case.

/s/ Hampton Williams