# BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

)

In the Matter of The Empire District Electric ) Company's Request for Authority to File Tariffs Increasing Rates for Electric Service Provided to Customers in its Missouri Service Area

File No. ER-2019-0374

## ORDER GRANTING MOTION FOR PARTIAL WAIVER

Issue Date: August 28, 2019

Effective Date: August 28, 2019

The Empire District Electric Company submitted tariff sheets on August 14, 2019, to implement a general rate case. As part of that rate case, Empire requests to continue its Fuel Adjustment Clause (FAC) with modifications. Commission Rule 20 CSR 4240-20.090(2)(A) (previously 4 CSR 240-20.090(2)(A)) sets forth certain minimum filing requirements to be included in a company's direct testimony filed in a general rate case in which the establishment, continuation, or modification of a FAC is being requested. Commission Rule 20 CSR 4240-20.090(2)(A)(15) (previously 4 CSR 240-20.090(2)(A)(15)) requires an efficiency test for each generating unit to be conducted within 24 months preceding the filing of a general rate increase. Empire asserts that the minimum filing requirements of this rule are addressed and partially satisfied in Empire's direct testimony. Liberty states that it can meet the filing requirements for all but one unit. The unit at issue is Empire's Riverton 11 unit. The required testing for the Riverton 11 unit was performed on August 3, 2017, eleven days outside the 24-month requirement. Empire requests a partial waiver of the heat rate testing requirement for the Riverton 11 unit.

On August 16, 2019, Public Counsel filed a response indicating that Public Counsel does not believe Empire's motion establishes good cause for the partial variance. However, Public Counsel states that it agrees with Empire that this deficiency in its filing is not so significant that it alone should bar Empire from pursuing continuation of its FAC in this case.

Ten days have passed since the filing of Empire's request for a partial variance and no party has objected. The Commission agrees with Public Counsel that the reason for the heat rate testing is to establish the efficiencies of the generating units. The Commission does not believe that an eleven day lapse is sufficiently detrimental to a determination of the efficiency of the Riverton 11 unit.

Commission Rule 20 CSR 4240-20.090(22) allows the Commission to grant waivers from Commission Rule 20 CSR 4240-20.090(2)(A)(15) upon good cause shown. Empire performed a heat rate test immediately adjacent to the 24 month requirement suficient to provide the Commission with the necessary efficiency information for the Riverton 11 unit. Therefore, the Commission finds good cause exists for the partial variance.

#### THE COMMISSION ORDERS THAT:

1. The heat rate testing requirement in Commission Rule 20 CSR 4240-20.090(2)(A) for The Empire District Electric Company's Riverton 11 unit is waived.

2

2. This order shall be effective when issued.



## BY THE COMMISSION

Morris L Woodruf

Morris L. Woodruff Secretary

John T. Clark, Regulatory Law Judge, by delegation of authority pursuant to Section 386.240, RSMo 2016.

Dated at Jefferson City, Missouri, on this 28<sup>th</sup> day of August, 2019.

STATE OF MISSOURI

OFFICE OF THE PUBLIC SERVICE COMMISSION

I have compared the preceding copy with the original on file in this office and I do hereby certify the same to be a true copy therefrom and the whole thereof.

WITNESS my hand and seal of the Public Service Commission, at Jefferson City, Missouri, this 28<sup>th</sup> day of August 2019.



Morris L. Woodruff Secretary

## **MISSOURI PUBLIC SERVICE COMMISSION**

### August 28, 2019

#### File/Case No. ER-2019-0374

# Missouri Public Service

**Commission** Staff Counsel Department 200 Madison Street, Suite 800 P.O. Box 360 Jefferson City, MO 65102 staffcounselservice@psc.mo.gov Office of the Public Counsel Marc Poston 200 Madison Street, Suite 650 P.O. Box 2230 Jefferson City, MO 65102 opcservice@ded.mo.gov Empire District Electric Company, The Diana C Carter 428 E. Capitol Avenue, Suite 303 Jefferson City, MO 65101 Diana.Carter@LibertyUtilities.com

### Midwest Energy Consumers Group Missouri Public Service

David WoodsmallCommission308 E. High Street, Suite 204Whitney PaynJefferson City, MO 65101200 Madisondavid.woodsmall@woodsmalllaw.comP.O. Box 360

Commission Whitney Payne 200 Madison Street, Suite 800 m P.O. Box 360 Jefferson City, MO 65102 whitney.payne@psc.mo.gov

Enclosed find a certified copy of an Order or Notice issued in the above-referenced matter(s).

Sincerely,

Woodraff orris 2

Morris L. Woodruff Secretary

Recipients listed above with a valid e-mail address will receive electronic service. Recipients without a valid e-mail address will receive paper service.