

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of the True-Up of The Empire District)
Electric Company’s Fuel Adjustment Clause (FAC)) **File No. EO-2015-0248**

STAFF RECOMMENDATION

COMES NOW the Staff of the Missouri Public Service Commission, by and through counsel, and for its recommendation states as follows:

1. On April 1, 2015, The Empire District Electric Company (“Empire” or “Company”) filed its eleventh (11th) fuel adjustment clause true-up filing under the provisions of 4 CSR 240-3.161(8) and 4 CSR 240-20.090(5).¹

2. In the attached Staff Memorandum, based on its examination and analysis of information filed and submitted by Empire, Staff recommends the Commission approve Empire’s true-up filing for Recovery Period 11 (“RP11”) (billing months of June 2014 through November 2014), during which Empire under-recovered \$459,475 from its customers.

3. The under-recovered amount of \$459,475 is the true-up amount for RP11 and is included in the calculation of the Fuel and Purchased Power Adjustment (“FPA”) amount included in Empire’s Accumulation Period 13 (“AP13”) adjustment filing, also filed on April 1, 2015, in File No. ER-2015-0247.

4. Staff has verified that Empire has filed its 2014 annual report and is not delinquent on any assessment; Empire is current on its submission of its Surveillance Monitoring reports as required in 4 CSR 240-20.090(10) and its monthly reports as

¹ The Company’s cover letter accompanying its filing referenced 4 CSR 240-20.090(4).

required by 4 CSR 240-3.161(5). Other than as noted in the attached Staff Memorandum, Staff is not aware of any other matter before the Commission that affects or is affected by Empire's true-up filing.

WHEREFORE, Staff recommends the Commission approve Empire's RP11 true-up filing for the billing months of June 2014 through November 2014, during which period Empire under-recovered \$459,475 from its customers, for inclusion in the calculation of the FPA amount included in the Company's AP13 adjustment filing in File No. ER-2015-0247.

Respectfully submitted,

/s/ Jeffrey A. Keevil
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Missouri Bar No. 33825

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CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been mailed, hand-delivered, or transmitted by facsimile or electronic mail to all counsel of record this 1st day of May, 2015.

/s/ Jeffrey A. Keevil

MEMORANDUM

TO: Missouri Public Service Commission Official Case File
File No. EO-2015-0248
The Empire District Electric Company

FROM: Matthew J. Barnes, Utility Regulatory Auditor IV
David Roos, Regulatory Economist III

DATE: /s/ John Rogers 05/01/2015 /s/ Jeffrey A. Keevil 05/01/2015
Energy Resource Analysis Unit / Date Staff Counsel's Office / Date

SUBJECT: Staff's Analysis of and Recommendation Concerning The Empire District
Electric Company's Eleventh Fuel Adjustment Clause True-up Filing
Under the Provisions in 4 CSR 240-3.161(8) and 4 CSR 240-20.090(5).

DATE: May 1, 2015

On April 1, 2015, The Empire District Electric Company ("Empire" or "Company") filed with the Missouri Public Service Commission ("Commission") in the form of direct testimony and supporting schedules by Todd W. Tarter, its eleventh true-up filing under the provisions in 4 CSR 240-3.161(8) and 4 CSR 240-20.090(5).

The true-up amount of \$459,475 identified in this filing is the result of an under-recovery of the Fuel and Purchased Power Adjustment ("FPA") amount for Accumulation Period 11 ("AP11") during Recovery Period 11 ("RP11") that includes the billing months of June 2014 through November 2014. RP11 is the recovery period for and following AP11 that includes the period of September 1, 2013 through February 28, 2014.

The under-recovered amount of \$459,475 is the true-up amount for RP11 and is included in the calculation of the FPA amount included in the Company's Accumulation Period 13 ("AP13") adjustment filing, also filed on April 1, 2015, in File No. ER-2015-0247, in compliance with Empire's FAC.¹

¹ The Empire District Electric Company's P.S.C. Mo. No. 5, Section 4, 6th Revised Sheet No. 17c tariff sheet: "TRUE-UP OF FPA: In conjunction with an adjustment to its FAR, the Company will make a true-up filing with an adjustment to its FAC on the first Filing Date that occurs after completion of each Recovery Period. The true-up adjustment shall be the difference between the FPA revenues billed and the FPA revenues authorized for collection during the true-up recovery period, i.e. the true-up adjustment. Any true-up adjustments or refunds shall be reflected in item T above and shall include interest calculated as provided for in item I above."

The Commission's Staff ("Staff") examined the direct testimony of Todd W. Tarter, the supporting schedules Empire provided with its application in this case, and the monthly information Empire has submitted to the Commission. Staff also reviewed Empire's monthly interest calculations for RP11; Staff agrees with them.

Based on its examination and analysis of information Empire filed and submitted in this case, Staff recommends the Commission approve Empire's RP11 true-up filing for the billing months June 2014 through November 2014 during which Empire under-recovered \$459,475 from its customers for inclusion in the calculation of the FPA amount included in the Company's AP13 adjustment filing in File No. ER-2015-0247.

Staff has verified that Empire has filed its 2014 annual report and is not delinquent on any assessment. Empire is current on its submission of its Surveillance Monitoring reports as required in 4 CSR 240-20.090(10) and its monthly reports as required by 4 CSR 240-3.161(5). Staff is not aware of any other matter before the Commission that affects or is affected by this filing, except as noted herein.

