Exhibit No.:

Issue(s): Cost of Service Study, Residential Customer Charge

Witness: Caroline Palmer

Type Of Exhibit: Surrebuttal Testimony Sponsoring Party: Consumers Council

of Missouri

## MISSOURI PUBLIC SERVICE COMMISSION

Case No.: ER-2024-0261

**Surrebuttal Testimony of Caroline Palmer** 

On Behalf of Consumers Council of Missouri

**September 17, 2025** 

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1	I.	INTRODUCTION			
2	Q	Please state your name, title, and employer.			
3	A	My name is Caroline Palmer. I am a Principal Associate at Synapse Energy Economics,			
4		Inc. (Synapse), located at 485 Massachusetts Avenue, Suite 3, Cambridge, MA 02139.			
5	Q	On whose behalf are you testifying in this case?			
6	A	I am testifying on behalf of the Consumers Council of Missouri (Consumers Council).			
7	Q	Are you the same Caroline Palmer who filed direct testimony in this docket?			
8	A	Yes.			
9	Q	Did you file rebuttal testimony in this docket?			
10	A	No.			
11	Q	What is the purpose of your surrebuttal testimony?			
12	A	I respond to the Company's rebuttal testimony regarding its cost of service study. If I do			
13		not comment on a rebuttal topic, it should not be interpreted as agreement.			
14	II.	COST OF SERVICE STUDY			
15		Classification and Allocation of Distribution System Costs			
16	Q	How does the Company respond to your concern regarding the load carrying			
17		capacity of its hypothetical minimum system and your recommendation to credit			
18		customers for the demand-related cost of the minimum system?			
19	A	The Company does not deny that the hypothetical minimum distribution system it			
20		quantified has a load carrying capacity. Instead, the Company pivots away from my			
21		minimum system concern to focus entirely on its zero-intercept study. First, the Company			
22		notes that it based more than 40 percent of its classification of distribution plant and			

1 expenses on the zero-intercept method, which it argues reflects no load carrying capacity.

2 Then, the Company argues that it could classify all relevant distribution plant and

expenses based only on the zero-intercept method and still obtain similar residential

4 customer-related costs.<sup>1</sup>

5 Q Does Liberty continue to recommend its original distribution classification, based

partly on minimum system studies, without adjusting for the load carrying capacity

of the minimum system?

8 A Yes.<sup>2</sup>

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9 Q Since you filed direct testimony, has another regulatory authority ordered a utility

10 to account for the load carrying capacity of the minimum system?

11 A Yes. The Connecticut Public Utilities Regulatory Authority just issued its proposed final

decision in United Illuminating's (UI) rate case. The Authority found the use of a load-

carrying capacity adjustment to be consistent with the NARUC Manual and directed UI

to use a load-carrying capacity adjustment in its compliance filing for the current case,

and to further refine the load-carrying capacity adjustment as part of its next rate case

16 application.<sup>3</sup>

<sup>&</sup>lt;sup>1</sup> Rebuttal Testimony of Timothy S. Lyons p.10-11.

<sup>&</sup>lt;sup>2</sup> Rebuttal Testimony of Timothy S. Lyons p.11.

<sup>&</sup>lt;sup>3</sup> Docket No. 24-10-04. Proposed Final Decision of the Connecticut Public Utilities Regulatory Authority. September 10, 2025. p.213-214. Available at: <a href="https://www.dpuc.state.ct.us/dockcurr.nsf/4b3c728dd1c0d642852586db0069aa70/0e9f94624d21522e85258d010">https://www.dpuc.state.ct.us/dockcurr.nsf/4b3c728dd1c0d642852586db0069aa70/0e9f94624d21522e85258d010</a> 07311c4/\$FILE/24-10-04%20PFD.pdf.

1 Q If the Commission approves Liberty's use of minimum system methods, do you 2 continue to recommend adjusting for the load carrying capacity of the minimum 3 system by crediting customers for the demand-related cost of the minimum system? 4 Yes. I continue to recommend using at least a 1.5 kW credit per customer to develop A 5 class NCP demand allocations until a more detailed analysis can be conducted.<sup>4</sup> 6 Classification and Allocation of Advanced Metering Infrastructure (AMI) Meter Costs 7 Q Does the Company agree with your recommendation to classify AMI meter costs as 8 a combination of customer, demand, and energy? 9 No. The Company acknowledges that AMI meters can help facilitate benefits to the Α 10 electric system, such as reduction in peak demands through time-of-use rates, but argues 11 that realizing such benefits require other actions, such as changes in customer behavior, in addition to installing AMI meters.<sup>5</sup> The Company also argues that AMI meter costs do 12 13 not vary based on changes in demand and energy but rather based on changes in the 14 number of customers. 15 Q How do you respond to the assertion that AMI meters alone do not facilitate peak 16 demand reduction and other benefits? The Company's argument does not change the fact that AMI meters are required to 17 A 18 achieve the benefits described. The Company is not implementing AMI meters in a 19 vacuum; instead, Liberty automatically moves its Missouri electric residential and 20 commercial customers with AMI meters to a Time Choice rate plan that encourages

<sup>&</sup>lt;sup>4</sup> 7.21.25 Direct Testimony of Caroline Palmer p.18.

<sup>&</sup>lt;sup>5</sup> Rebuttal Testimony of Timothy S. Lyons p.21.

1 customers to shift usage to off-peak hours, thereby providing demand reduction benefits.<sup>6</sup> 2 Such behavioral change is only possible once customers have an AMI meter, which is 3 essential to achieving these demand reduction benefits. 4 Q How do you respond to the argument that AMI meter costs do not vary based on 5 changes in demand and energy, and only vary based on the number of customers? 6 Α Liberty's argument only considers the fact that the Company installs a certain *number* of 7 meters based on number of customers but does not consider that the incremental cost of 8 AMI meters is due to their enhanced functionality relative to non-AMI meters. The cost 9 of the additional meter functionality relates to the power system benefits it enables and 10 those costs should therefore be at least partially allocated based on these benefits. 11 O Is there established regulatory precedent tying cost allocation to benefits? 12 Yes. As I discussed in my direct testimony, both the Maryland and Colorado Α commissions have found that AMI classification should reflect the system-wide benefits 13 of the technology. The Federal Energy Regulatory Commission (FERC) has also 14 15 determined that "the cost causation principle provides that costs should be allocated to those who cause them to be incurred and those that otherwise benefit from them."8 Given 16 17 that the benefits of peak demand reduction accrue to customers by reducing their share of 18 demand-related system costs, the costs of Liberty's AMI meters are partly attributable to

<sup>&</sup>lt;sup>6</sup> Customers "pay a little more for energy used during peak hours and a little less for energy used during off-peak hours." See "Time Choice Rate Plan." Liberty Utilities. https://central.libertyutilities.com/all/residential/rates/time-choice-rate-plan.html.

<sup>&</sup>lt;sup>7</sup> 7.21.25 Direct Testimony of Caroline Palmer p.22-23.

<sup>&</sup>lt;sup>8</sup> FERC's influential Order No. 1000 reformed the Commission's electric transmission planning and cost allocation requirements. See Order No. 1000, Transmission Planning and Cost Allocation by Transmission Owning and Operating Public Utilities. 136 FERC ¶ 61,051 paragraph 535. Available at: https://www.ferc.gov/sites/default/files/2020-04/OrderNo.1000.pdf.

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- enabling peak demand reduction and should in turn be allocated among customers based
- on demand allocators. The same is true for energy-related benefits.
- 3 III. CONCLUSION
- 4 Q Does this conclude your testimony?
- 5 A Yes, it does.

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

In the Matter of the Request of The Empire District Electric Company d/b/a Liberty for		No. ER-2024-0261
Authority to File Tariffs Increasing Rates for Electric Service Provided to Customers in	)	
Its Missouri Service Area		

## AFFIDAVIT OF CAROLINE PALMER

I, the undersigned, being duly sworn, state that my name is Caroline Palmer, and that the foregoing Surrebuttal Testimony of Caroline Palmer, including attachments, was prepared by me on behalf of the Consumers Council of Missouri. This testimony was prepared in written form for the purpose of its introduction into evidence in the above utility case at the Missouri Public Service Commission.

I hereby swear and affirm that the attached testimony is true and correct to my best knowledge, information, and belief, and I adopt said testimony as if it were given under oath in a formal hearing.

Caroline Palmer

Subscribed before me on this 12 day of September, 2025:

MICHAEL G TADDESSE
Notary Public
commonwealth of Massachusetts
My Commission Expires

July 21, 2028