## 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 Authority	)	
to File Tariffs Increasing Rates for Electric Service	)	Case No. ER-2024-0261
Provided to Customers in its Missouri Service Area	)	

## THE EMPIRE DISTRICT RETIRED MEMBERS & SPOUSES ASSOCIATION, LLC'S MOTION TO BE EXCUSED FROM EVIDENTIARY HEARING

**COMES NOW** The Empire District Retired Members & Spouses Association, LLC ("EDRA"), by and through its undersigned counsel and for its Motion to Be Excused from Evidentiary Hearing states as follows:

- 1. This matter is currently scheduled for an evidentiary hearing before the Missouri Public Service Commission to begin on October 8, 2025, and run through October 17, 2025.
- 2. All issues involving EDRA have been resolved in this matter and are reflected in the Amended Stipulation and Agreement filed by EDRA and The Empire District Electric Company, d/b/a Liberty with the Missouri Public Service Commission on October 3, 2025.<sup>1</sup>
- 3. As all issues involving EDRA have been resolved as reflected in the above-referenced Amended Stipulation, EDRA takes no position on the global settlement negotiations underway amongst the other parties. Similarly, it has no need to participate in the currently scheduled evidentiary hearing, put on evidence at the hearing, or cross-examine other parties' witnesses.
- 4. Accordingly, EDRA requests that it be excused from the upcoming evidentiary hearing in this matter as all issues involving it have been resolved

WHEREFORE, EDRA respectfully submits this Motion and requests the Commission issue an order approving its request to be excused from the upcoming evidentiary hearing as all of its issues

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<sup>&</sup>lt;sup>1</sup> The Amended Stipulation and Agreement filed by EDRA and The Empire District Electric Company, d/b/a Liberty with the Missouri Public Service Commission on October 3, 2025, is listed as Item No. 376 on the PSC Docket.

raised in this matter have been resolved.

/s/ Douglas Healy

Douglas Healy MO Bar No. #51630 3010 E. Battlefield, Suite A Springfield MO 65804 doug@healylawoffices.com Attorney for Empire District Retired Members & Spouses Association LLC

## **CERTIFICATE OF SERVICE**

I hereby certify that the above document was filed in EFIS on this 6th day of October, 2025, with notification of the same being sent to all counsel of record, and I further certify that the above document was sent by electronic transmission to all counsel of record.

/s/ Douglas Healy
Douglas Healy