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#### **MISSOURI PUBLIC SERVICE COMMISSION**

#### **REGULATORY REVIEW DIVISION**

#### SURREBUTTAL TESTIMONY

#### OF

#### SARAH L. KLIETHERMES

#### THE EMPIRE DISTRICT ELECTRIC COMPANY

#### CASE NO. ER-2014-0351

Jefferson City, Missouri March 2015

Staff Exhibit No. 220 File NO. FR - 2014 -0351

#### **BEFORE THE PUBLIC SERVICE COMMISSION**

#### **OF THE STATE OF MISSOURI**

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

Case No. ER-2014-0351

#### **AFFIDAVIT OF SARAH L. KLIETHERMES**

STATE OF MISSOURI ) ss **COUNTY OF COLE** 

Sarah L. Kliethermes, of lawful age, on her oath states: that she has participated in the preparation of the following Surrebuttal Testimony in question and answer form, consisting of 9 pages of Surrebuttal Testimony to be presented in the above case, that the answers in the following Surrebuttal Testimony were given by her; that she has knowledge of the matters set forth in such answers; and that such matters are true to the best of her knowledge and belief.

Szuch L. Kliethermes

Subscribed and sworn to before me this  $24^{\pm k}$  day of March, 2015.

SUSAN L. SUNDERMEYER Notary Public - Notary Seal State of Missouri Commissioned for Callaway County My Commission Expires: October 28, 2018 Commission Number: 14942086

Notary Public

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#### SURREBUTTAL TESTIMONY

#### OF

#### SARAH L. KLIETHERMES

#### THE EMPIRE DISTRICT ELECTRIC COMPANY

#### CASE NO. ER-2014-0351

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### SURREBUTTAL TESTIMONY OF SARAH L. KLIETHERMES THE EMPIRE DISTRICT ELECTRIC COMPANY CASE NO. ER-2014-0351 **Executive Summary** Q. Are you the same Sarah L. Kliethermes who contributed to Staff's Cost of Service Direct Report and Staff's Class Cost-of-Service and Rate Design Direct Report, and filed Rebuttal testimony in this matter? A. Yes. Q. What is the purpose of this testimony? Α. I will correct the misunderstandings of Midwest Energy Consumers Group (MECG) witness Kavita Maini, concerning the level of Praxair revenue reflected in Staff's Class Cost of Service (CCOS) study regarding treatment of credits offered to Praxair under the "Special Transmission Service Contract: Praxair, Schedule SC-P" tariff sheets. I will also generally respond to the testimonies of Ms. Maini and Empire's consultant Dr. Overcast concerning CCOS studies. Finally, I will respond to Empire's witness Scott Keith regarding the treatment of credits offered to Praxair under the "Special Transmission Service Contract: Praxair, Schedule SC-P" tariff sheets, and the interaction of Empire's existing energy efficiency portfolio with other tariff proposals in this case.

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1	Praxair revenue in Staff's CCOS								
2	Q. Is Ms. Maini correct that Staff reduced Praxair's revenue in its CCOS by the								
3	value of the credits it receives under the "Special Transmission Service Contract: Praxair,								
4	Schedule SC-P" tariff sheets?								
5	A. No. For its CCOS, Staff treated Praxair as if it did not receive a credit for								
6	interruptible service.								
7	Q. Is this clear from Staff's workpapers?								
8	A. Yes.								
9	Q. Does Ms. Maini's "correction" to remove the credit a second time from Staff's								
10	calculation result in an inappropriate double-counting?								
11	A. Yes. Because Staff removes the credit from its CCOS revenues, it is								
12	inappropriate to remove it twice.								
13	Class Cost-of-Service Studies								
14	Q. Do Dr. Overcast's and Ms. Maini's criticism of Staff's Detailed BIP CCOS								
15	Study ignore the fact that Staff "stacks" generation so that baseload capacity is given a								
16	capacity value? <sup>1</sup>								
17	A. Yes.								
18	Q. Does designating a plant as "Base" or "Intermediate" imply that those plants								
19	will not operate at the time of system peak, or that those plants' capacity will not be relied								
20	upon to meet system peak?								
21	A. Not at all. Under Staff's method, the average prices used to assign								
22	intermediate capacity costs or energy costs assumes that all Base plants have already been								

<sup>&</sup>lt;sup>1</sup> Staff does not allocate plant as Ms. Maini describes. Staff assigns plant to develop an allocation factor that is then used to allocate all production plant.

dispatched to safe operational levels. Similarly, the average prices used to assign peak
 capacity costs or energy costs assumes that all Intermediate and Base plants have already been
 dispatched to safe operational levels.

4 Q. In addition to average demand, could there be other reasonable measures for a
5 class's base capacity requirement?

6 A. Yes. Staff considered use of a measure of minimum demand, but for purposes 7 of this case. Staff did not proceed with developing a measure of minimum demand for a 8 number of reasons. Staff's chief concern is that use of a minimum demand amount would not 9 reasonably recognize the safe ramp rates of Empire's generating fleet. For example, if 10 minimum demand were found to be at a level that, given Empire's wind generation, assumes 11 that Plum Point and the Iatan units shut off every evening and fire back up every morning and 12 running at full capacity by 2:00 in the afternoon, such a result is not reasonable because it is 13 not practical or even possible.

Q. Would you expect the impact of using some measure of minimum demand for
establishing the level of base generating capacity requirements to favor high load factor
customers?

A. No. The lower the measure of minimum demand used, the higher the costs allocated to classes with high load factors. This is due to the high capacity, O&M, and fuel in storage costs associated with the large coal plants with expensive environmental and air quality control systems. The seeming unreasonableness of this result of over-allocating costs to high load-factor classes is consistent with Staff's concerns related to ramp rates.

Q. Does use of average demand as opposed to minimum demand render Staff's
Detailed BIP unreasonable or unreliable?

1 A. Not at all. Staff's use of each class's average demand to determine the Base 2 component is reasonable, particularly in light of the limited ramp rates of the Empire 3 generating units assigned to the Base component. Staff reasonably assumed that unless there 4 is a required outage, the generating units assigned to the Base component will run year round. 5 Staff further assumed that the generating units assigned to the Base component will run at 6 some amount greater than 50% of their capacity, but less than 100% of their capacity. This 7 assumption is also reasonable. Both assumptions are consistent with Staff's decision to use 8 each class's average demand to determine the Base component.

9 Q. Is there any merit to Ms. Maini's allegation that Staff's method is "punitive" to 10 high load factor classes as she alleges at page 12 and again at page 13 of her rebuttal 11 testimony?

12 A.

No.

Q. In alleging Staff's production cost method to be punitive to high load factor
classes, does Ms. Maini discuss Staff's allocation of production energy cost?

A. No. Ms. Maini does not mention that Staff's method allocates less production
energy costs to the GP, LP, and Praxair classes than does Ms. Maini's allocation.

Q. Why is it important to consider the interrelation of production capacity andproduction energy costs?

A. Many of the CCOS studies filed in Missouri make an effort to distinguish between the different types of capacity requirements that classes of customers put on a utility's system, however, only Staff's Detailed BIP attempts to distinguish between the different costs of energy that are derived from those different types of capacity. The demand and energy characteristics of Empire's load requirement are both important determinants of

production cost and expense allocations, since load must be served efficiently over time 1 2 throughout the day and year. Because Empire's generation fleet is well-suited to serving its 3 load efficiently over the course of a year. Staff relied on unadjusted Detailed BIP allocators 4 for allocating Empire's production-capacity and production-energy investment and expense to 5 the retail classes. This BIP method most reasonably recognizes that some plants will run 6 virtually year round (Base), only part of the year (Intermediate), and rarely during the year 7 (Peak). The BIP method also recognizes the fact that Base plants tend to be more expensive 8 to install, but with a lower average cost of energy, while Peak plants tend to be less expensive 9 to install, but with a high average cost of energy, and that Intermediate plants tend to be 10 somewhere between the two.

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Q. Does the combination of factors in Staff's Detailed BIP method better recognize Empire's participation in the Southwest Power Pool (SPP) Integrated Market (IM)?

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A. Yes. While Staff's energy and capacity assignments used in developing its production cost allocators are not as "spikey" as the day ahead (DA) Locational Marginal Price (LMP) for the Empire load node, a move towards using time-differentiated energy prices for CCOS purposes is all the more reasonable in light of Empire's IM participation, which began in March of 2014.

Q. Considering separately Staff's allocation of return on rate bases versus nonratebase costs, is Staff's CCOS indicative of a reasonable, non-punitive, allocation of total
company revenue requirement among the customer classes?

A. Yes. As indicated by the following table, Staff's allocation results in a reasonable relationship among the different types of costs allocated to the various customer classes (at generation).

	<u>Total Values</u>	Residential	СВ	SH	ТЕВ	GP	LP	SC-Praxair	PFM	Lighting	
	Net Revenue Requirement	\$227,804,840	\$43,397,173	\$10 548.607	\$36,483,639	\$80,846,956	\$55,884,552	\$3.957.068	\$73.956	\$6,545,878	
	Approximate Return on										
	Rate Base	\$45,677,175	\$7,346,495	\$2,029,716	\$7,073,539	\$14,283,447	\$10,563,463	\$723,630	\$12,787	\$1,394,661	
1	Revenue Requirement	\$182,127,665	\$36,050,678	\$8,518,891	\$29,410,100	\$66,563,509	\$45,321,089	\$3,233,438	\$61,169	\$5,151,217	
2	Q. On a	a per MW	h basis,	is Staff's	s CCOS	indicativ	e of a re	asonable	, non-p	ounitive,	
3	allocation of total company revenue requirement among the customer classes?										
4	A. Yes. As indicated by the following table and graph, Staff's allocation results										
5	in a reasonable relationship among the different types of costs allocated to the various										
6	6 customer classes (at generation).										
	<u>\$/MWh</u>	Residential	СВ	SH	ТЕВ	GP	LP	SC-Praxair	PFM	Lighting	
	Net Revenue Requirement	\$112.84	\$105.50	\$105.59	\$91.71	\$84.67	\$82.56	\$66.83	\$201.21	\$169.52	
ĺ	Approximate Return on Rate Base	\$22.62	\$17.86	\$20.32	\$17.78	\$14.96	\$15.61	\$12.22	\$34.79	\$36.12	
7	Non-Ratebase Net Revenue Requirement	\$90.21	\$87.64	\$85.27	\$73.93	\$69.72	\$66.95	\$54.61	\$166.42	\$133.41	
		ue Requirement	K Appro	ximate Return	on Rate Base	E Non-Ra	atebase Net Re	evenue Requir	ement		
8		СВ	SH	TEB	GP	LP	SC-Praxai	PFM	Li	ghting	
9	Residential       CB       SH       TEB       GP       LP       SC-Praxair       PFM       Lighting         Q.       Are the non-ratebase net revenue requirement values presented above net of										
10	the proceeds of Empire's participation in the SPP IM?										
11	A. Yes.										
12	Q. Do you agree with Mr. Overcast's contention at page 14 of his rebuttal that									ttal that	
13	economically efficient price signals should be based on marginal cost not average revenue										
14	requirements?										

1 А. Generally. However, I would note that the simple average day ahead (DA) 2 Locational Marginal Price (LMP) for the Empire load node for the first year of the SPP IM, ending March 1, 2015, was \$34.34/MWh,<sup>2</sup> while the average net energy cost reflected in the 3 4 non-ratebase net revenue requirement values above was significantly lower. 5 О. Have you applied the actual market prices for the first year of SPP IM 6 operation to Empire's normalized retail class load shapes? 7 Α. Yes. This results in weighted average energy costs, on a \$/MWh basis, as 8 follows: Lighting PRAXAIR PFM LP GP СВ TEB SH RG **Energy Weighted** 35.50 Ś 35.65 \$ 35.61 \$/MWh: \$ 31.21 \$ 34.11 \$ 36.53 \$ 35.06 \$ 35.93 \$ 35.65 \$ 9 10 Q. Do these results indicate that Staff's Detailed BIP method, which relies on 11 differentiated energy costs, send more reasonable cost causation signals than those CCOS 12 methods that rely on a simple energy price? Yes. Of the studies presented in this case, Staff's method results in the most 13 A. reasonable alignment of regulatory cost-causation principles and the reality of Empire's 14 15 operation in the SPP IM. 16 **Response to Mr. Keith** 17 Q. Has Empire ever characterized the credits offered to Praxair under the "Special Transmission Service Contract: Praxair, Schedule SC-P" tariff sheets as a demand-side 18 19 management program or an energy efficiency program? <sup>2</sup> To adjust this simple average for comparison of marginal energy cost to the average net energy cost reflected in retail rates, this amount needs to be adjusted for several items. Those adjustments are:

<sup>1.</sup> Weighting the average to the retail class load shape. This would increase the magnitude for all non-lighting classes.

<sup>2.</sup> Incorporating adders for transmission, regulation service, ramping service, etc.. This would increase the magnitude for all classes.

<sup>3.</sup> Scaling the value to the proper voltage levels. This would increase the magnitude for all classes.

A. No. Mr. Keith's claim that Staff's position is "an insurmountable impediment to the implementation or continuation of this particular Empire demand-side management program," creating an additional hurdle to "the implementation of energy efficiency or demand-side management programs" is unsupported.

Q. Is Mr. Keith correct that the credits offered to Praxair under the "Special
Transmission Service Contract: Praxair, Schedule SC-P" tariff sheets have been included in
the revenues in prior Empire cases?

8 A. Not from Staff's position, and not as supported by any record evidence. The 9 revenues in Empire rate cases dating back through at least ER-2004-0570 have been resolved 10 in "black box" stipulations. As discussed in my Rebuttal testimony, Staff's filed positions in 11 those cases have been to impute the credit back to Empire, consistent with treatment of 12 special contracts.

Q. Did Empire respond to the Department of Energy's proposal to require participation in Empire's energy efficiency programs as a condition of participation in certain other Empire tariffed programs?

A. No. However, Mr. Keith did testify to renew Empire's request to discontinue its existing energy efficiency programs. If those programs are discontinued and Empire does not institute energy efficiency programs under the Missouri Energy Efficiency Investment Act, Empire will not have any programs available to satisfy the Department of Energy's proposed requirement. This result is consistent with Staff's expectations because Staff does not support the Department of Energy's proposal to require participation in Empire's energy efficiency programs as a condition of participation in certain other Empire tariffed programs.

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Does this conclude your surrebuttal testimony?

A. Yes.