20171031102050 Filed Date: 10/31/2017 State Corporation Commission of Kansas

Exhibit No.

Issue: Asbury Coal Plan Regulatory Asset

Accounting

Witness: Robert W. Sager

Type of Exhibit: Direct Testimony

Sponsoring Party: The Empire District Electric

Company Case No:

APSC Docket No. 17-061-U

KCC Docket No. 18-EPDE-\_\_\_-PRE

MPSC File No. EO-2018-0092

OCC No. PUD 2017 \_\_\_\_

Date Testimony Prepared: October 2017

# **Direct Testimony**

of

Robert W. Sager



1	$\mathbf{O}$	PLEASE	E STATE YOUR	NAME AND	RUSINESS	ADDRES
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- 2 A. My name is Robert W. Sager and my business address is 602 South Joplin
- 3 Avenue, Joplin, Missouri, 64801.

### 4 Q. WHO IS YOUR EMPLOYER AND WHAT POSITION DO YOU HOLD?

- 5 A. I am employed by Liberty Utilities Service Corp. as the Vice President of Finance
- and Administration of Liberty Utilities' Central Region, which includes The
- 7 Empire District Electric Company, Liberty Utilities (Midstates Natural Gas) Corp.
- 8 and Liberty Utilities (Missouri Water) LLC.

## 9 Q. ON WHOSE BEHALF ARE YOU TESTIFYING IN THIS PROCEEDING?

- 10 A. I am testifying on behalf of The Empire District Electric Company ("Empire" or
- "Company").

#### 12 Q. WHAT ARE YOUR QUALIFICATIONS AND PREVIOUS WORK

- 13 **EXPERIENCES?**
- 14 A. I am a licensed Certified Public Accountant and hold a Bachelor of Science
- Degree in Accounting from Pittsburg State University, Pittsburg, Kansas. I have
- been employed by Empire since October of 2006 and was the Director of
- 17 Financial Services and Controller prior to being named to my current position in
- January of 2017. I worked for a regional public accounting firm for
- approximately ten years prior to coming to Empire.

#### 20 Q. PLEASE EXPLAIN THE PURPOSE OF YOUR TESTIMONY.

- 21 A. The purpose of my testimony is to support the Company's request to record a
- regulatory asset for the net book value of the Asbury generation plant, which the
- 23 Company is proposing to retire as part of its Customer Savings Plan in order to

1		achieve up to \$325 million in customer savings over the next 20 years. The					
2		creation of a regulatory asset would allow the Company to remove the Asbury					
3		plant assets from "property, plant, and equipment" when those assets are retired,					
4		and record the net remaining unrecovered balance as a regulatory asset on the					
5		Company's balance sheet.					
6	Q.	WHY IS THE COMPANY REQUESTING THE ASBURY GENERATION					
7		ASSETS BE MOVED TO A REGULATORY ASSET ON THE					
8		COMPANY'S BALANCE SHEET?					
9	A.	The Asbury assets currently reside in the "property, plant and equipment"					
10		category of the Company's balance sheet which represents those assets that are					
11		"used and useful." If Asbury were retired as part of the Customer Savings Plan, it					
12		would no longer meet the used and useful designation according to Generally					
13		Accepted Accounting Principles ("GAAP"), and would need to be transferred to a					
14		regulatory asset for recovery of the remaining costs on the Company's books.					
15	Q.	WHAT IS THE REMAINING VALUE OF THE ASBURY GENERATION					
16		ASSETS?					
17	A.	As of the date on which Asbury would no longer be in service, which would be no					
18		later than April 2019, the remaining net book value balance of the Asbury					
19		generation facilities would be approximately \$204,000,000. Ultimately the					
20		amount that would end up as a regulatory asset would be less once an estimate for					
21		accumulated deferred income taxes is calculated.					
22	Q.	WHAT WOULD BE THE ACTUAL ENTRIES TO RECORD THE					
23		ASBURY GENERATION FACILITIES AS A REGULATORY ASSET?					

A. The accounting entries (based on projected April 2019 balances) are depicted in <a href="Direct Attachment RWS-1">Direct Attachment RWS-1</a> to my testimony. The Company would credit property, plant, and equipment accounts related to the Asbury facility; debit accumulated depreciation for the depreciation that has already been recorded through the plant's life; and, the net balance would require a debit entry to a regulatory asset account. The resulting regulatory asset would be amortized over the period prescribed by the Commission order.

## 8 Q. WOULD OTHER ENTRIES BE REQUIRED?

A. Yes. The Company will have to determine what it can do with the remaining coal inventory. It may be able to sell the inventory or alternatively transfer the inventory to one of its other jointly-owned facilities such as Iatan or Plum Point. This would have a minimal impact and should be treated as a component of fuel costs.

Entries related to taxes may be required since the tax rules differ compared to GAAP regarding generation plants which have been removed from service. Ultimately, taxes are to be normalized during the rate process and would create adjustments to the accumulated deferred income tax accounts as well as current income tax accounts. If the circumstances qualify for abandonment under tax law, a current tax loss would generally be offset by the change in deferred income tax liability required as part of the tax rules. An example of this is shown in

#### **Direct Attachment RWS-2.**

- 1 Q. WHAT WOULD BE THE ACCOUNTING RESULT IF THE
- 2 COMMISSION DID NOT APPROVE REGULATORY ASSET
- 3 TREATMENT FOR THE ASBURY ASSETS?
- 4 A. If the Company were to retire the Asbury facility without regulatory asset
- 5 treatment for the Asbury assets, Empire would then be required to record an
- 6 impairment loss for the remaining book value of the Asbury plant.
- 7 Q. WHY WOULD THAT BE THE CASE?
- 8 A. The Company would no longer be deriving an economic benefit from the asset
- 9 and GAAP would consider that an impairment of value, except for potential
- salvage, if any. The value of the assets would have to be removed from the
- balance sheet by writing off the value as a charge to the income statement.
- 12 Q. WHAT WOULD BE THE CONSEQUENCE FOR THE CUSTOMER
- 13 SAVINGS PLAN IF THE COMMISSION DOES NOT AUTHORIZE
- 14 REGULATORY ASSET TREATMENT FOR ASBURY?
- 15 A. As discussed by Company witness Swain, failure to obtain approval of a
- regulatory asset for the retired Asbury plant would prevent the Company from
- moving forward with any aspect of the Customer Savings Plan, including the
- opportunity to save customers up to \$325 million.
- 19 Q. DOES THIS CONCLUDE YOUR DIRECT TESTIMONY?
- 20 A. Yes, it does.

# Accounting Entries for Disposition of Asbury Generating Station Based on Plant and Reserve Balances as of 6/30/2017

Account Description	Account ID	 Debit		Credit	Net	
Beginning Balances:						
Plant in Service	101000	\$ 140,441,635.76				
Construction Completed, Not Classified	106100	\$ 151,318,961.37				
Accumulated Provision for Depreciation	108100		\$	(61,893,850.36)		
		\$ 291,760,597.13	\$	(61,893,850.36) \$	229,866,746.77	
Asset Retirement:						
Plant in Service	101000		\$	(140,441,635.76)		
Construction Completed, Not Classified	106100		\$	(151,318,961.37)		
Accumulated Provision for Depreciation	108100	\$ 291,760,597.13				
		\$ 291,760,597.13	\$	(291,760,597.13) \$	-	
Settlement of Reserve:						
Accumulated Provision for Depreciation	108100		\$	(229,866,746.77)		
Regulated Asset - Unrecovered Plant	182XXX	\$ 229,866,746.77				
		\$ 229,866,746.77	\$	(229,866,746.77) \$	-	
Ending Balances:						
Plant in Service	101000	\$ 140,441,635.76	\$	(140,441,635.76) \$	-	
Construction Completed, Not Classified	106100	\$ 151,318,961.37	\$	(151,318,961.37) \$	-	
Accumulated Provision for Depreciation	108100	\$ 291,760,597.13	\$	(291,760,597.13) \$	-	
Regulated Asset - Unrecovered Plant	182XXX	\$ 229,866,746.77	\$	- \$	229,866,746.77	
		\$ 813,387,941.03	\$	(583,521,194.26) \$	229,866,746.77	

#### **Theoretical Tax Entries**

#### **ASSUMPTIONS:**

(000's)

 Book Asset Value
 240,000

 Tax Asset Value
 150,000

 Book/Tax Difference
 90,000

Estimated Accumulated Def. Income Tax (ADIT)

(38% blended rate) 34,200 ADIT liability balance

No Salvage received upon abandonment No book loss recorded as asset transferred to regulatory asset

#### **ENTRIES:**

Upon abandonment, the asset would be considered a tax loss generating a reduction to the current tax liability

Current tax liability 57,000

Current tax expense 57,000

(\$150,000 X 38% assumed blended rate)

Removal of ADIT related to abandoned asset

Deferred income tax liability (ADIT) 34,200

Deferred tax expense 34,200

Establish ADIT related to regulatory asset (no tax basis for this asset)

Deferred tax expense 91,200

Deferred income tax liability (ADIT) 91,200 (\$240,000 X 38%)

<sup>\*</sup>Overall net income impact is zero for the tax provision

# AFFIDAVIT OF ROBERT W. SAGER

STATE OF MISSOURI	)	
	)	SS
COUNTY OF JASPER	)	

On the 36th day of October, 2017, before me appeared Robert W. Sager, to me personally known, who, being by me first duly sworn, states that he is the VP of Finance and Admininistration of Empire District - Liberties Utilities Central and acknowledges that he has read the above and foregoing document and believes that the statements therein are true and correct to the best of his information, knowledge and belief.

Subscribed and sworn to before me this 30th day of October, 2017.

ANGELA M. CLOVEN
Notary Public - Notary Seal
State of Missouri
Commissioned for Jasper County
My Commission Expires: November 01, 2019
Commission Number: 15262659

My commission expires:

Notary Public