#### BEFORE THE KANSAS CORPORATION COMMISSION

#### OF THE STATE OF KANSAS

In the Matter of the Annual Filing of	)
Southern Pioneer Electric Company for	)
Approval to Make Certain Changes to Its	)
Charges for Electric Services Pursuant to	)
the Consolidated Formula Based	
Ratemaking Plan Approved in Docket No.	) Docket No. 24-SPEE- <u>688</u> -RTS
19-SPEE-240-MIS and Implementation of	
Rate Adjustment Pursuant to Docket No.	)
20-SPEE-169-RTS.	)

#### REVISED PREFILED DIRECT TESTIMONY OF

RICHARD J. MACKE
VICE PRESIDENT, ECONOMICS, RATES, AND BUSINESS
PLANNING
POWER SYSTEM ENGINEERING, INC.

#### ON BEHALF OF

#### **SOUTHERN PIONEER ELECTRIC COMPANY**

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#### **PART I - QUALIFICATIONS**

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#### Q. Please state your name and business address.

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A. My name is Richard J. Macke. My business address is 6 Pine Tree Drive, Suite 350, Arden Hills, Minnesota 55112.

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#### Q. What is your profession?

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A. I am a Vice President and lead the Economics, Rates, and Business Planning Department at

Power System Engineering, Inc. ("PSE"), which is headquartered at 1532 W. Broadway,

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Madison, Wisconsin 53713.

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#### Q. Please describe the business activities of PSE.

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A. PSE is a consulting firm serving electric utilities across the country, but primarily in the

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Midwest. Our headquarters is in Madison, Wisconsin with regional offices in Minneapolis,

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Minnesota; Marietta, Ohio; and Cincinnati, Ohio. PSE is involved in: power supply,

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transmission and distribution system planning; distribution, substation and transmission

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design; construction contracting and supervision; retail and wholesale rate and cost of service

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("COS") studies; economic feasibility studies; merger and acquisition feasibility analysis; load

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forecasting; financial and operating consultation; telecommunication and network design,

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mapping/GIS; and system automation including Supervisory Control and Data Acquisition

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("SCADA"), Demand Side Management ("DSM"), metering, and outage management

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systems.

#### Q. Please describe your responsibilities with PSE.

regulators and industry associations. These services include:

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A. I lead and direct staff in Colorado and Minnesota who provide economic, financial, and rate-

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related consulting services to investor-owned, cooperative and municipal utilities as well as

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- Cost of Service Studies.
- Capital Credit Allocations.
- Demand Response.
- Distributed Generation Rates.
- Energy Efficiency.
- Financial Forecasting.
- Large Power Contract Rates/Proposals.
- Line Extension Policies/Charges.
- Load Management Analysis.

- Market and Load Research.
- Merger Analysis.
- Pole Attachment Charges.
- Policy and Board Audits.
- Power Cost Adjustments.
- Rate Consolidation.
- Retail Rate Design and Analysis.
- Special Fees and Charges.
- Load Forecasting.

#### Q. What is your educational background?

A. I graduated from Bethel University in St. Paul, Minnesota in 1996 with a Bachelor of Arts degree in Business, which included an emphasis in Finance and Marketing. In 2007, I received my Masters of Business Administration degree, with an emphasis in Finance and Strategic Management, from the University of Minnesota in Minneapolis, Minnesota. I have also attended numerous industry seminars/courses on cost of service, pricing, valuation, distributed generation, etc.

#### Q. What is your professional background?

A. From 1996 to 1998, I was employed by PSE in its Minneapolis, Minnesota office as a Financial Analyst in the Utility Planning and Rates Department. My work responsibilities primarily were focused on retail rate studies, including revenue requirements and bundled/unbundled COS studies. I also provided analyses used to support testimony, mergers and acquisitions analysis, and financial forecasting.

From 1998 to 1999, I was employed as a Senior Analyst by Energy & Resource Consulting Group, LLC in Denver, Colorado, a financial, engineering, and management consulting firm.

I performed consulting services related to electric, gas, and water rate studies. As part of the Legend Consulting Advisor Team contracted to the City Council of the City of New Orleans,

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Louisiana, I assisted in various electric and gas utility matters. I also provided general financial, management, and public policy support to clients.

I rejoined PSE in 1999; and from 1999 to 2002, I held the position of Rate and Financial Analyst in the Rates and Financial Planning Department. From 2002 to March 2008, I held the position of Senior Rate and Financial Analyst in the Utility Planning and Rate Division. My responsibilities have included performing complex financial analyses, such as rate studies consisting of determination of revenue requirements, bundled and unbundled COS analysis, and rate design. Other responsibilities included performing analysis of special rates and programs, key account analyses, financial forecasting, merger and acquisition analysis, activity-based costing, policy development and evaluation, and other financial analyses for various PSE clients. Additional responsibilities included strategic planning, litigation support, regulatory compliance, capital expenditure and operational assessments, and advisement. From April 2008 to June 2010, I held the position of Leader, Rates and Financial Planning. In July 2010, my title changed to Vice President, Rates and Financial Planning. Since June 2011, I have held the position of Vice President, Economics, Rates, and Business Planning. In this capacity, I continue to provide, amongst other things: 1) rate, financial, and economic consulting services to clients, 2) management and leadership to the Economics, Rates, and Business Planning Department, and 3) management and leadership at the corporate level to PSE through participation on the Executive Committee and Board of Directors.

# Q. Have you previously presented testimony before the Kansas Corporation Commission ("KCC" or "Commission")?

A. Yes. For a full list of my testimony experience before the Commission, and elsewhere please reference my curriculum vitae attached.

#### Q. Do you have any other relevant experience?

A. Yes. I have directed over 200 rate and COS studies and numerous other rate and financial

related projects. Many times these projects were conducted for self-regulated electric utilities. I have also performed such analysis which was filed in regulated rate cases on behalf of cooperatives in Arizona, Iowa, Kansas, Kentucky, Michigan, Minnesota, New Hampshire, and Texas.

I have also conducted seminars and made presentations to utilities, consumers, and industry groups on a variety of topics including: COS, rate design, rate change communications, line extension policies, mergers and acquisitions, DSM pilot programs, conservation and energy efficiency, distributed generation rates, and industry trends.

#### **PART II - SUMMARY OF DIRECT TESTIMONY**

#### Q. What is the purpose of your testimony in this proceeding?

- A. The purpose of my testimony is to support the Application of Southern Pioneer for its 2024 annual update under its Consolidated FBR Plan approved by Order dated August 11, 2020 in Docket No. 19-SPEE-240-MIS ("19-240 Order" and "19-240 Docket"). My testimony provides the FBR Plan calculations which establish the annual adjustment to Southern Pioneer's retail rates and its wholesale Local Access Delivery Service ("LADS") rates for service over Southern Pioneer's 34.5kV sub-transmission system. My testimony also provides rate design to implement the established revenue adjustments in alignment with the provisions of the Order in the 19-240 Docket and protocols included therein.
- Q. Are there particular Exhibits to Southern Pioneer's Application that you will be describing and explaining?
- A. Yes. My testimony concerns, and is supported by, the following Exhibits to the Application filed by Southern in this Docket:

Exhibit 3 - FBR Calculation for Test Year

Exhibit 11 - Proposed Tariffs

Q. Have the exhibits been prepared by you or under your supervision?

A. Yes.

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#### PART III -FBR CALCULATIONS

#### 1. SUMMARY OF THE FBR PLAN RESULTS

Q. Please briefly recap the FBR Plan.

A. The FBR Plan, as approved by the Commission in the 19-240 Docket, provides a method for periodic adjustments to retail and LADS rates, as might be necessary, to achieve a debt service coverage ("DSC") ratio of 1.60. The FBR Plan includes a calculation of any revenue adjustment (a.k.a. net operating income adjustment) necessary for providing service over Southern Pioneer's 34.5kV sub-transmission system and its distribution system. Prior to the 19-240 Docket, Southern Pioneer had two separate FBRs, one for the 34.5kV System and one for the Distribution System. The 19-240 Docket combined these into one FBR Plan which continues to separately establish any revenue adjustments for each system. If the result of the calculation for either system is a DSC that is less than 1.60, then a rate increase would be implemented, so long as such an increase does not cause the equity ratio to exceed 15 percent. If the DSC is above 1.60, then a rate decrease would be implemented. If the resultant DSC equals 1.60, there would be no change in rates. The details of the calculations for the DSC and any corresponding rate adjustments are outlined in Section F of the FBR Plan Protocols (Protocols), which are attached to Southern Pioneer's Application as **Exhibit** 1.

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Unless such an increase was necessary for Southern Pioneer to avoid violating its debt covenants with its lender, FBR Plan Protocols, Page 4, Section E.

#### 1

#### O. What data formed the basis for the 2024 FBR Plan calculation?

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A. Consistent with the Protocols, the calculation was based upon a 2023 Historical Test Year. As such, it utilizes historical figures from Southern Pioneer's December 2023 Financial and

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Statistical Report ("Form 7"), Trial Balance, and Payroll Journal.<sup>2</sup>

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Q. Please summarize the results of the 2024 FBR Plan calculation for the 34.5kV System and

A. The FBR Plan calculation for the Test Year is contained in Exhibit 3. Completing the FBR

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**Distribution System.** 

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Plan template calculation consistent with the Protocols approved by the Commission in the 19-

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240 Docket results in the need for the following 34.5kv System and Distribution net operating

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income adjustments:

increase.

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34.5kV System: The calculation shows that a DSC of 1.42 was achieved for the

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Test Year. To bring the revenue in line with the Commission authorized 1.60 DSC,

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an increase of \$281,487 is required, representing an average 7.4% increase.

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**Distribution System:** The calculation shows that a DSC of 1.46 was achieved for

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the Test Year. To bring the revenue in line with the Commission authorized 1.60

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DSC, a revenue increase of \$718,640 is required, representing an average 1.1%

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Note both amounts already reflect the True-Up also applicable in this year's filing.

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Q. Please summarize how the adjustment for 34.5kV service will be implemented.

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A. In accordance with Section F.3.c of the Protocols, the change for the 34.5kV System is

converted to a \$/kW adjustment by dividing it by the 34.5kV Total Billing Demand (retail and

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Included in Southern Pioneer's Application as part of Exhibits 2 (Form 7), 4 (Trial Balance), and 5 (Payroll Journal). Please note Company has already adjusted its 2021 financials to exclude costs related to Storm Uri as directed by the Commission's Emergency Order in Docket No. 21-GIMX-303-MIS.

wholesale). The resultant per unit adjustment, multiplied by the respective retail and wholesale 34.5kV billing demand, yields the corresponding retail and wholesale shares of the total 34.5kV adjustment. For the retail share of the 34.5kV adjustment, the dollar amount is included with the Distribution System adjustment and allocated to the rate classes as described below, which is on the basis of Test Year base revenue (i.e., gross revenue less purchased power expense).

- Q. Please summarize how the revenue change for distribution service will be implemented.
- A. In accordance with Section F.4.a. of the Protocols, the increase is to be spread amongst the retail rate schedules of Southern Pioneer based upon the Test Year base revenue (i.e., gross revenue less purchased power expense).
- Q. Please provide a summary of the retail adjustment by rate schedule for both the 34.5kV and Distribution system adjustment.
- A. Table 1 summarizes the revenue adjustment for both the 34.5kV and distribution system to each of the retail rate schedules.

#### Table 1

# **SOUTHERN PIONEER ELECTRIC COMPANY Allocation of FBR Rate Adjustment to Retail Rate Schedules**

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		Rate	34.5kV	Distribution		Change
Line		Schedule	System	System	Total	as
No.	Rate Schedule	Revenue	Adjustment	Adjustment	Adjustment	Percent
		(\$)	(\$)	(\$)	(\$)	(%)
1	Residential Service (23-RS)					
2	General Use	17,208,389	77,228	283,368	360,596	2.1%
3	Space Heating	807,640	3,804	13,959	17,763	2.2%
4	General Service Small (23-GSS)	2,272,712	11,604	42,576	54,180	2.4%
5	General Service Large (23-GSL)	16,787,685	71,297	261,605	332,902	2.0%
6	General Service Space Heating	257,801	888	3,259	4,148	1.6%
7	Industrial Service (23-IS)	4,425,603	16,797	61,631	78,427	1.8%
8	Industrial Service-Primary Discount	0	0	0	-	N.A.
9	Real-Time Pricing (13-RTP)	4,896	0	0	-	N.A.
10	Transmission Level Service (23-STR	22,906,575	1,395	3,883	5,277	0.0%
11	Municipal Power Service (23-M-I)	44,908	240	882	1,122	2.5%
12	Water Pumping Service (23-WP)	787,747	3,550	13,026	16,576	2.1%
13	Irrigation Service (23-IP-I)	327,721	1,453	5,332	6,785	2.1%
14	Temporary Service (23-CS)	5,114	30	111	142	2.8%
15	Lighting	1,078,088	7,906	29,009	36,916	3.4%
16	Total Retail Rates	66,914,878	196,193	718,640	914,833	1.4%

#### 2. ADJUSTMENTS TO THE ACTUAL TEST YEAR RESULTS for the FBR PLAN

- Q. You stated that 2023 actual results formed the basis for the FBR Plan calculation. The Protocols specify a limited number of adjustments to be made. What adjustments did you make to Southern Pioneer's actual 2023 financial results in completing the FBR Plan calculation?
- A. Consistent with Section F.1 of the FBR Plan Protocols, adjustments were made to the following categories of revenues and/or costs:
  - Operating Revenue and Patronage Capital
  - Tax Expense Other
  - Interest on Long-Term Debt
  - Interest Expense Other

K.S.A. 66-101f (a) allows adoption of a policy of "disallowing a percentage, not to exceed 50%, of utility dues, donations and contributions to charitable, civic and social organizations and entities, in addition to disallowing specific dues, donations and contributions which are found unreasonable or inappropriate."

#### • Debt Service Payments

Further, per Section F.1.g of the Protocols and in recognition of the Commission policy adopted per K.S.A. 66-101f (a), the following expense categories were adjusted to remove certain amounts associated with the dues, donations, charitable contributions, promotional advertising, penalties and fines, and entertainment expenses incurred during the Test Year:<sup>3</sup>

- Distribution Expense Operation
- Customer Accounts Expense
- Customer Service and Informational Expense
- Sales Expense
- Administrative and General ("A&G") Expense
- Other Deductions

# Q. Please describe the adjustments made to the Test Year Operating Revenue and Patronage Capital.

A. Annualization rate adjustments were made to both Distribution and 34.5kV system revenues to annualize rate changes approved in last year's FBR Plan in Docket No. 23-SPEE-792-RTS, resulting in \$686,615 annualization adjustment for the Distribution System and \$251,002 adjustment to the 34.5kV System.

Additionally, an adjustment was made to include the current level of the Property Tax Surcharge ("PTS") being assessed on customers. The most recent PTS ("current PTS") was approved in January of 2024 (Docket No. 24-SPEE-462-TAR). It is a based on recovering 2023 Property Tax expense and thus it is appropriate to include the additional revenue from

the 2024 PTS versus the PTS that was in place during 2023 ("prior PTS"), which was aimed at the recovery of the 2022 Property tax expense. The amount of the adjustment in the instant filing is a reduction of (\$713,065), with (\$485,704) for the distribution portion and (\$227,361) for 34.5kV portion, and represents the difference between the current and prior PTS Workpaper WP10, provided to the parties, details this adjustment, which is then summarized in Exhibit 3, Page 4, Lines 9 and 20 (though note line 20 also adds in the 34.5kV system annualization adjustment detailed above).

The Combined System adjustment from the items described above was \$224,552 as reflected in Exhibit 3, Page 1, Line 2 Column (d) and Page 4, Line 22.

#### Q. Please describe the adjustments made to the Test Year Tax Expense - Other.

A. Section F.1.d of the Protocols calls for an adjustment to reflect only cash tax expense. In 2023, Southern Pioneer's cash tax transactions were \$0 as evidenced in Workpaper WP-2 attached to Exhibit 3. Therefore, a downward adjustment of \$1,208,829 was applied to remove all non-cash tax expense from the Test Year. The adjustment is detailed in Exhibit 3, Page 5, Lines 37-39.

#### Q. Please describe the adjustments made to the Test Year Interest on Long-Term Debt.

A. The historical amount of Interest on Long-Term Debt for the 2023 Test Year was \$5,424,163 as reported on Southern Pioneer's Form 7. The Protocols, in Section F.1.e., specify that the actual amount be adjusted to reflect Southern Pioneer's budgeted amount for 2024. Southern Pioneer's budgeted long-term interest expense is \$5,608,532, and so an increase in the amount of \$184,369 was included. <sup>4</sup> The details of this adjustment are shown in Exhibit 3, Page 5, Lines 43-45.

<sup>&</sup>lt;sup>4</sup> Excludes Storm Uri portion.

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expense of \$230,989.<sup>5</sup> To accomplish this, an adjustment of \$113,876 was included. The details of the adjustment can be found in Exhibit 3, Page 5, Lines 49-51.

Q. Please describe the adjustments made to the Test Year Debt Service Payments.

Q. Please describe the adjustments made to the Test Year Interest Expense - Other.

A. The historical amount of Other Interest Expense for the 2023 Test Year was \$117,113 as

reported on Southern Pioneer's Form 7. Consistent with Section F.1.f of the Protocols, the

amount has been adjusted to reflect Southern Pioneer's 2024 Budget for short-term interest

A. Debt Service Payments are comprised of interest and principal payments on debt outstanding. Since I previously discussed the adjustments to interest expense, I will here focus on the adjustment to principal payments. The historical amount of Principal Payments for the 2023 Test Year was \$3,462,718 (as reported on Southern Pioneer's Form 7). The Protocols, in Section F.1.h, require that the Test Year be adjusted to reflect Southern Pioneer's budgeted amount for 2024. Southern Pioneer's budget for 2024 principal payments is \$3,716,522, so an adjustment in the amount of \$253,804 was included.<sup>6</sup> This adjustment is detailed in Exhibit 3, Page 5, Lines 55-57.

- Q. Please describe the adjustments made to the Test Year Operating Expenses in conjunction with Section F.1.g of the Protocols and the Commission's policy per K.S.A. 66-101f (a).
- A. The historical amounts of the following operating expenses were adjusted as shown:
  - Distribution Operation Expense was reduced by \$393.

<sup>&</sup>lt;sup>5</sup> Ibid.

<sup>&</sup>lt;sup>6</sup> Ibid.

See footnote Nos 4 and 5 and explanation on Page 10.

- Customer Accounts Expense was reduced by \$2,994
- Customer Service and Informational Expense was reduced by \$42,138.
- Sales Expense was reduced by \$23,197.
- A&G Expense was reduced by \$65,600.
- Other Deductions Expense was reduced by \$28,814.

Overall, \$163,137 of expenses were removed through these adjustments. The details are shown in Exhibit 3, Page 4, Lines 27-33.

- Q. Please describe the allocations made to classify revenue and expenses between the 34.5kV System and the Distribution System.
- A. Section F.2 of the Protocols specifies the relevant explanation of the allocations.

Per Section F.2.a of the Protocols, 34.5kV system-related revenues are to be direct-assigned using 34.5kV system rates effective during the Test Year. As such, revenue in the amount of \$3,796,308 was determined to be directly assignable to the 34.5kV System. This includes \$3,268,087 in base rate revenues obtained by multiplying the total 34.5kV system billing demand by the LADS rate effective during the Test Year. In addition, it includes \$528,221 in Property Tax Surcharge ("PTS") rider revenues to reflect the portion attributable to the 34.5kV System. The latter amount was determined by multiplying the total pro-forma 34.5kV system billing demand by the PTS rate currently in effect. After the direct assignment of 34.5kV System revenues, the resultant Distribution System revenues in the FBR Plan is \$64,715,395, as evident on Page 1, Line 2, Column "Distribution System" of Exhibit 3.

For Depreciation and Amortization Expense, as per Section F.2.c of the Protocols, \$1,010,889 of the historical Form 7 amount of \$4,156,690 was allocated to the 34.5kV System with the remainder of \$3,145,801 allocated to Distribution System.

For A&G, Property and Gross Receipts Tax, Interest on Long-Term Debt, Other Interest, Other Capital Credits, Principal Payments, and other applicable items per Sections F.2.b, F.2.d, F.2.f, F.2.g, F.2.h, F.2.i and F.2.j of the Protocols, the following two allocation ratios are calculated: Transmission Labor Ratio ("LAB") and Net Transmission Plant Ratio ("NP"). Applying the allocation factor to the Adjusted Historical Test Year amounts establishes the 34.5kV System amount with the remainder assigned to the Distribution System. These allocation factors are listed on Exhibit 3, Pages 1-2, "34.5kV Allocation Factors" and the calculations is detailed in Exhibit 3, Page 6.

Tax Expense - Other (cash portion) was allocated between the 34.5kV and Distribution Systems based on Operating Margins per Section F.2.e of the Protocols.

Non-Operating Margins – Other was allocated based upon payroll using the labor allocator.

- Q. In previous filings, Southern Pioneer has included and sought recovery of 100% of expenses associated with corporate advertising and dues, donations and charitable contributions made by Southern Pioneer. In the Protocols agreed to by the parties in the 19-240 Docket, these expenses are to be excluded from the filing. Has Southern Pioneer excluded them in this filing?
- A. Yes, we have. In the previous FBR dockets, the KCC Staff recommended adjustments by disallowing 100% of corporate advertising and 50% of dues, donations and contributions. Southern Pioneer has never agreed that these costs should be excluded from its revenue requirement as they are an important and necessary part of doing business in our small, rural territory. Southern Pioneer does not believe it is in the best interests of its customers to discontinue incurring these costs, and as a not-for-profit company, Southern Pioneer has no means to recover these expenditures other than through its operating margins. However, Southern Pioneer understands this is Staff and

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the Commission's policy as regards the treatment of these expenditures, so we agreed to accept their disallowance in filings under the Consolidated FBR Plan.

- Q. Does this mean or imply that sometime in the future, Southern Pioneer will not seek to include these excluded costs as part of its rate filings?
- A. No, this should not be construed as Southern Pioneer's acquiescence on this issue. Southern Pioneer instead remains optimistic that the Commission and its Staff will reconsider their position on this issue in the future with a more comprehensive understanding of the impacts these disallowances have on a not-for-profit utility like Southern Pioneer.
- Q. In applying the Commission's current policy and practice of disallowing 100% of corporate advertising and 50% of dues, donations and contributions, can you summarize Southern Pioneer's process in complying with this practice?
- Certainly. Using the list of dues, donations, charitable contributions, promotional A. advertising, penalties, fines and entertainment expenses compiled in Exhibit 12, Southern Pioneer reviewed each item listed to identify its purpose, categorically classified, and then applied the appropriate level of inclusion or exclusion. For example, penalties and advertising were 100% excluded, but dues and donations were 50% excluded.
- And in using this methodology, what was the outcome? Q.
- A. In total, Exhibit 12 represents \$282,864 in expenditures related to dues, donations, charitable contributions, promotional advertising, penalties, fines and entertainment expenses. Of this total amount, \$163,137 was included in the annual revenue requirement after applying the criteria discussed above.
- Q. Based on this analysis and in your opinion, are the amounts included by Southern Pioneer reasonable and appropriate.

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<sup>8</sup> As required under the Protocols, Section G.3. 25

past dockets and made the appropriate adjustments.

Yes. As previously noted, Southern Pioneer analyzed the items in Exhibit 12 based on

#### 3. CALCULATED DSC AND RATE REVENUE ADJUSTMENT

- Q. Using the FBR Plan template<sup>8</sup>, what is Southern Pioneer's DSC ratio for the 2023 Test Year for the 34.5kV System and Distribution System after performing the adjustments and allocations detailed above?
- A. The FBR Plan template with the adjustments and allocations prescribed by the Protocols produces a DSC ratio of 1.42 for the 34.5kV System and 1.46 for the Distribution System for the Test Year. Below shows the calculations:

**34.5kV System:** \$3,012,711 Total Debt Service Margins ÷ \$2,118,924 Total Debt Service Payments = 1.42 DSC

**Distribution System:** \$10,867,773 Total Debt Service Margins ÷ \$7,437,119 Total Debt Service Payments = 1.46 DSC

The 34.5kV resultant ratio is below the 1.6 target DSC. Consistent with the provisions of Section F.3.a. of the Protocols, an increase is being requested.

The Distribution resultant ratio is below the 1.6 target DSC. Consistent with the provisions of Section F.3.a of the Protocols, an increase is being requested.

- Q. Please describe any additional adjustment to Operating Income.
- A. As detailed in Workpaper WP8 attached to Exhibit 3 and included on Page 2 of Exhibit 3, Line 57, comparing 2024 budgeted debt service included in last year's FBR Plan filing to 2023

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actual debt service results in a (\$99,919) True-Up to 34.5kV System and (\$322,556) True-Up to the Distribution system net operating income previously approved.

- Q. Please identify and explain how the revenue adjustment was determined within the FBR Plan template for the 2023 Test Year.
- A. Section F.3.a of the Protocols directs that the revenue adjustment is to be determined by comparing the Test Year DSC to a 1.60 DSC Ratio for each system. This section addresses the scenario when the Test Year DSC is lower than the target DSC, instructing that an increase in rates will be necessary to bring the Test Year DSC up to 1.60. The first step then is to subtract the Test Year DSC from the target DSC, to get the variance between the Test Year and target DSC. Multiplying this variance by the Test Year debt service payments for the 34.5kV and Distribution System yields the adjustment required for each. Please see the calculation below:

**34.5kV System:** 1.60 - 1.42 = 0.18 multiplied by \$2,118,924 = \$381,406 plus an annual True-Up of (\$99,919) results in a \$281,487 revenue increase required. **Distribution System:** 1.60 - 1.46 = 0.14 multiplied by \$7,437,119 = \$1,041,197

plus an annual True-Up of (\$322,556) results in \$718,640 revenue increase

## 4. IMPLEMENTATION OF THE FBR PLAN REVENUE ADJUSTMENT TO RATE **SCHEDULES**

- Q. Please describe how the revenue adjustment determined in the FBR Plan for the 34.5kV System is implemented.
- A. In accordance with Section F.3.c. of the Protocols, the resultant revenue adjustment was divided by the total billing demand for the Test Year to arrive at the \$ per kW adjustment. The result is a \$0.34 per kW increase to the \$4.00 per kW LADS rate currently in effect. Using the Load Ratio Share ("LRS"), around \$85,294, or 30 percent, of the increase is applicable to

Southern Pioneer's wholesale LADS customers; and the remaining \$196,193, or about 70 percent, is applicable to Southern Pioneer's retail customers. For Southern Pioneer's wholesale LADS customers, the result is a new LADS rate of \$4.34 per kW. In accordance with Section F.4. of the Protocols, the revenue adjustments resulting from the FBR Plan attributable to retail rates are to be spread amongst the retail rate schedules of Southern Pioneer based upon the Test Year base revenue (i.e., gross revenue less purchased power expense). Therefore, consistent with the FBR Plan Protocols, the Net Operating Income Adjustments resulting from the FBR Plan was apportioned accordingly:

- 1. First, all power costs recovered in rates were removed from the historical revenues recorded for each schedule to arrive at the base revenues by rate schedule.
- 2. Next, the ratio (expressed in percentages) of base revenue by schedule to the total base revenues was determined.
- 3. The base revenue ratios were then applied to the sum of 1) the retail share of the 34.5kV System adjustment and, 2) the Distribution System adjustment establish each rate schedule's apportioned revenue adjustment.<sup>9</sup>

Table 2 shows the allocation of the 34.5kV adjustment to the retail rate schedules.

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As per the Protocols, Section F.4.a., the FBR adjustment for the STR class was determined first and systemwide without the impact of additional debt service for investments in distribution plant in the Budget Year. This resulting revenue adjustment was then allocated to the STR class based upon its base revenue. This STR class revenue adjustment was then subtracted from the total to be allocated to the remaining retail rate classes, as detailed in Exhibit 3, Page 6 and corresponding work papers containing the electronic format of Exhibit 3.

Table 2

SOUTHERN PIONEER ELECTRIC COMPANY Allocation of 34.5kV Adjustment to Retail Rate Schedules

		Rate	34.5kV	Change
Line		Schedule	System	as
No.	Rate Schedule	Revenue	Adjustment	Percent
		(\$)	(\$)	(%)
1	Residential Service (23-RS)			
2	General Use	17,208,389	77,228	0.4%
3	Space Heating	807,640	3,804	0.5%
4	General Service Small (23-GSS)	2,272,712	11,604	0.5%
5	General Service Large (23-GSL)	16,787,685	71,297	0.4%
6	General Service Space Heating	257,801	888	0.3%
7	Industrial Service (23-IS)	4,425,603	16,797	0.4%
8	Industrial Service-Primary Discount	-	0	N.A.
9	Real-Time Pricing (13-RTP)	4,896	0	0.0%
10	Transmission Level Service (23-STR)	22,906,575	1,395	0.0%
11	Municipal Power Service (23-M-I)	44,908	240	0.5%
12	Water Pumping Service (23-WP)	787,747	3,550	0.5%
13	Irrigation Service (23-IP-I)	327,721	1,453	0.4%
14	Temporary Service (23-CS)	5,114	30	0.6%
15	Lighting	1,078,088	7,906	0.7%
16	<b>Total Retail Rates</b>	66,914,878	196,193	0.3%

# O. Please describe how the revenue adjustment determined in the FBR Plan for the Distribution System is implemented.

A. Whereas the net operating income adjustment for the 34.5kV System must be allocated between wholesale LADS rate and retail rates using the LRS, the revenue adjustment determined by the FBR Plan for the Distribution System is fully assigned to retail rates. As stated in the implementation of the retail share of the 34.5kV System operating income adjustment above, Section F.4.a. of the Protocols prescribes that any revenue adjustment resulting from the FBR Plan is to be allocated to the retail rate classes on the basis of Test Year

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Line

No.

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15

16

Lighting

Irrigation Service (23-IP-I)

Temporary Service (23-CS)

**Total Retail Rates** 

7

9 10

11 12

13

1415

16

17

18

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2021

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base revenues by rate schedule. 10 Southern Pioneer has therefore apportioned the adjustment to retail rate classes using the Test Year base revenues, as approved in the 20-169 Docket.

Table 3 on the following page summarizes the results of this allocation for the Distribution System adjustment. Exhibit 3, Page 7 and Workpaper WP3 provides further detail.

Table 3

SOUTHERN PIONEER E Allocation of Distribution Adjust			les
	Rate	Distribution	Change
	Schedule	System	as
Rate Schedule	Revenue	Adjustment	Percent
	(\$)	(\$)	(%)
Residential Service (23-RS)			
General Use	17,208,389	283,368	1.6%
Space Heating	807,640	13,959	1.7%
General Service Small (23-GSS)	2,272,712	42,576	1.9%
General Service Large (23-GSL)	16,787,685	261,605	1.6%
General Service Space Heating	257,801	3,259	1.3%
Industrial Service (23-IS)	4,425,603	61,631	1.4%
Industrial Service-Primary Discount	-	0	N.A.
Real-Time Pricing (13-RTP)	4,896	0	0.0%
Transmission Level Service (23-STR)	22,906,575	3,883	0.0%
Municipal Power Service (23-M-I)	44,908	882	2.0%
Water Pumping Service (23-WP)	787,747	13,026	1.7%

327,721

1,078,088

66,914,878

5,114

5,332

29,009

718,640

111

1.6%

2.2%

2.7%

1.1%

#### Q. How are the resulting revenue increases by rate schedule implemented in the rate design?

A. The Protocols, in F.4.b. specify that the resultant revenue adjustment by rate schedule is to be divided by the Test Year energy sales to determine a per kWh rate adjustment that is then added

Unless Southern Pioneer files a COS study supporting something different and the Commission approves such a request for variance per Plan Protocols, at F.4.a.

to the energy charges for each rate schedule. The result of this calculation is shown in Column (e) of Exhibit 3, Page 7.

The one exception required is for lighting. Since the lighting rate schedules do not have an energy charge, the monthly charge must be adjusted. The lighting rate schedules do have an estimated energy use for the various sizes/types of lights, and so the energy adjustment can still be applied to affect the monthly charge in a way that is proportionate to usage. This approach then provides consistency between all the retail rates being adjusted.

#### Q. Have the proposed tariffs as required in the Protocols in Section G.13 been provided?

A. Yes, they are included as Exhibit 13 of the Application in the instant Docket. The rates in Exhibit 13 will need to be modified as a result of the Commission's Order in the 24-415 Docket, expected to be issued on or before July 30, 2024.

**PART IV - CONCLUSION** 

#### Q. Please recap the results of the FBR Plan Annual Update for Southern Pioneer.

A. Southern Pioneer's FBR Plan, updated for 2023 Test Year, results in a DSC ratio of 1.46 for the Distribution System, requiring a \$718,640 revenue increase applicable to Southern Pioneer's retail customers. The FBR Plan results in a DSC ratio of 1.42 for the 34.5kV system, requiring a \$281,487 increase. On a LRS basis, the retail share of this adjustment is 70% and the wholesale share is 30%. The aggregate retail increase when combining the Distribution and 34.5kV System results is \$914,833, or 1.4%, which is allocated to the rate schedules and implemented as a per kWh adjustment, consistent with the FBR Protocols. The wholesale LADS rate will increase from \$4.00 per kW to \$4.34 per kW. The allocation of the net change to retail rate schedules is summarized in Table 4 below.

#### Table 4

# **SOUTHERN PIONEER ELECTRIC COMPANY Allocation of FBR Rate Adjustment to Retail Rate Schedules**

		Data	24 51-37	D: 4: b4:	Т	Change
Line		Rate Schedule	34.5kV	Distribution	Total	Change
			System	System		as
No.	Rate Schedule	Revenue	Adjustment	· ·	•	Percent
		(\$)	(\$)	(\$)	(\$)	(%)
1	Residential Service (23-RS)					
2	General Use	17,208,389	77,228	283,368	360,596	2.1%
3	Space Heating	807,640	3,804	13,959	17,763	2.2%
4	General Service Small (23-GSS)	2,272,712	11,604	42,576	54,180	2.4%
5	General Service Large (23-GSL)	16,787,685	71,297	261,605	332,902	2.0%
6	General Service Space Heating	257,801	888	3,259	4,148	1.6%
7	Industrial Service (23-IS)	4,425,603	16,797	61,631	78,427	1.8%
8	Industrial Service-Primary Discount	0	0	0	-	N.A.
9	Real-Time Pricing (13-RTP)	4,896	0	0	-	N.A.
10	Transmission Level Service (23-STR)	22,906,575	1,395	3,883	5,277	0.0%
11	Municipal Power Service (23-M-I)	44,908	240	882	1,122	2.5%
12	Water Pumping Service (23-WP)	787,747	3,550	13,026	16,576	2.1%
13	Irrigation Service (23-IP-I)	327,721	1,453	5,332	6,785	2.1%
14	Temporary Service (23-CS)	5,114	30	111	142	2.8%
15	Lighting	1,078,088	7,906	29,009	36,916	3.4%
16	<b>Total Retail Rates</b>	66,914,878	196,193	718,640	914,833	1.4%

## Q. What is your final recommendation to the Commission?

A. My recommendation is to approve Southern Pioneer's Application in this docket which is just and reasonable and in the public interest.

#### Q. Does this conclude your Direct Testimony?

A. Yes, it does.

#### VERIFICATION

STATE OF MINNESOTA	)
	) ss
COUNTY OF WASHINGTON	)

The undersigned, Richard J. Macke, upon oath first duly sworn, states that he is the Richard J. Macke referred to in the forgoing document titled "Prefiled Direct Testimony of Richard J. Macke" before the State Corporation Commission of the State of Kansas, that he is an employee of Power System Engineering, Inc., that the contents therein were prepared by him or under his direction, and are true and correct to the best of his information, knowledge, and belief.

Richard J. Macke

Subscribed and sworn to before me this 1<sup>st</sup> day of May, 2024.

Madyson J Johnson Notary Public Minnesota My Commission Expires January 31, 2027

Notary Public

My appointment expires: January 31, 2027



# RICHARD J. MACKE VICE PRESIDENT, ECONOMICS, RATES, AND BUSINESS PLANNING

#### SUMMARY OF EXPERIENCE AND EXPERTISE

- Over 25 years of experience in electric utility consulting.
- Specialized expertise in financial advisement with particular emphasis on: cost of service analyses, wholesale and retail rate design, strategic planning, mergers and acquisitions, and financial modeling.
- Frequent speaker at industry events and utility board, commission, and staff meetings.
- Expert witness in regulatory cases concerning rates and distributed generation policies.

#### PROFESSIONAL EXPERIENCE

Power System Engineering, Inc. - Minneapolis, MN (1999-present)

Vice President, Economics, Rates, and Business Planning (June 2011-present) Vice President, Rates and Financial Planning (July 2010-May 2011) Various Other Positions (1999-June 2010)

As Vice President of the Economics, Rates, and Business Planning Department at PSE, responsibilities include managing the firm's economic and rate practice areas and providing senior level consulting services to clients in the areas of cost of service, rate design, financial planning and forecasting, merger and acquisition analysis, and support. Additional responsibilities include strategic planning, litigation support, expert witness, regulatory compliance, capital expenditure, and operational assessments and advisement.

#### Energy & Resource Consulting Group, LLC - Denver, CO (1998-1999) Senior Analyst

Senior Analyst for financial, engineering, and management consulting firm. Performed consulting services related to electric, gas, and water rate studies. Part of the Financial and Engineering Advisor Team contracted to the City Council of the City of New Orleans, LA to assist in various electric and gas utility matters. Provided expert testimony and participated in various regulatory proceedings involving the City Council, the Public Utilities Commission of Texas, and the Public Utilities Commission of Nevada. Provided general financial, management, and public policy support to clients.

#### Power System Engineering, Inc. - Blaine, MN (1996-1998) Financial Analyst

Financial Analyst in Utility Planning and Rates Division. Emphasis on retail rate studies, including revenue requirements, and bundled/unbundled cost of service studies. Provided analysis used to support testimony, mergers and acquisitions cases, and financial forecasting.

### **Curriculum Vitae**

#### **EDUCATION**

University of Minnesota, Minneapolis, MN
Masters of Business Administration, 2007
Bethel University, St. Paul, MN
Bachelor of Arts Degree in Business, Minor in Economics, 1996

#### PRESENTATIONS AND PUBLICATIONS

Presentations at Industry Meetings in previous 10 years

Topic Topic	Organization Organization	Conference	Location	Date
•	owa Association of	Service Excellence	Des Moines, IA	10/2023
	lectric Cooperatives	Fall Conference	Des Moines, IA	10/2023
	owa Association of	Manager's Fall	Des Moines, IA	10/2023
	lectric Cooperatives	Conference	Des Moines, IA	10/2023
	owa Association of	Accountant's Fall	Des Moines, IA	10/2023
		Conference	Des Moines, IA	10/2023
	lectric Cooperatives		Dlaaminatan	8/2023
1 66 6	Iinnesota Rural lectric Association	Energy Issues Summit	Bloomington, MN	8/2023
	Visconsin Electric	Energy Issues		8/2023
0 1	ooperatives	Summit	Eau Claire, WI	8/2023
	ssociation	Summit		
	Sinnesota Rural	Smring CEO	Waite Park, MN	4/2023
1		Spring CEO	waite Park, MIN	4/2023
	lectric Association	Conference	D: CD	2/2022
8 8 11	outh Dakota Rural	Winter Manager's	Pierre, SD	2/2023
U 1	lectric Association	Meeting	I -: C +	0/2022
	hio's Electric	Summer Conference	Lewis Center, OH	8/2022
	ooperatives	D + D ' C '		5/2022
	SE Visconsin Electric	Rate Design Seminar	Madison, WI	5/2022
Jr		Member Services	Tomah, WI	5/2022
	ooperative ssociation	Spring Meeting		
		a . CEO	W' D L MN	4/2022
	Innesota Rural	Spring CEO	Waite Park, MN	4/2022
	lectric Association	Conference	D. CD	10/2021
	outh Dakota Rural	Fall Member	Pierre, SD	10/2021
	lectric Association	Services Conference	T. 1 I/G	10/2021
	ansas Electric	Accountant's Fall	Topeka, KS	10/2021
	ooperatives	Meeting	W' 1' KG	10/2021
	ansas Electric	Fall Conference	Wichita, KS	10/2021
	ooperatives	E ILCEO	D 1 1 MAI	0/2021
8	Innesota Rural	Fall CEO	Brainerd, MN	9/2021
	lectric Association	Conference	W' 1' KG	C/2021
G ,	ansas Electric	Spring CEO	Wichita, KS	6/2021
	ooperatives	Conference	Virtual	10/0000
8	hio's Electric	Virtual Rate Design	Virtual	12/2020
	ooperatives	Workshop	D . V' 4	(/2020
	angre De Cristo	Workshop	Buena Vista,	6/2020
	lectric Association	Б '- Б	CO	2/2020
a Changing Industry	ast River Electric	Energize Forum	Sioux Falls, SD	2/2020
Electric Service in Annexed Areas Legislative Sc	outh Dakota Rural	Oral Testimony to	Pierre, SD	8/2019
T21	lectric Association	the Legislative		
El				
EI		Interim Study Committee		



Trends in Rate Design - Panel	Minnesota Rural Electric Association	Energy Issues Summit	St. Cloud, MN	7/2019
Electric Vehicle Development and Rate Trends	Iowa Association of	Accountants	Des Moines, IA	5/2019
Liectric venicie Developmeni una Rate Trenas	Electric	Conference	Des Monies, IA	3/2019
		Conference		
	Cooperatives	CEC	D 14 : 14	4/2010
Electric Vehicle Development and Rate Trends	Iowa Association of	CEO	Des Moines, IA	4/2019
	Electric	Conference		
	Cooperatives			
Cost of Service and Rate Design Seminar	PSE/Minnesota Rural	Spring 2018 Seminar	Bloomington,	4/2018
	Electric Association		MN	
Cost of Service and Rate Design Seminar	PSE/Kansas Electric	Fall 2017 Seminar	Salina, KS	10/2017
·	Cooperatives			
Evolving Rate Structures	Wisconsin Electric	Fall Manager's	Wisconsin	10/2017
Zyoving rate on term es	Cooperative Assoc.	Meeting	Dells, WI	10,201,
Rate Design and Cost of Service Seminar	PSE/KEC	Fall 2017 Seminar	Salina, KS	10/2017
Cost of Service: Transforming Theory into	APPA	Business and	Nashville, TN	9/2017
Reality		Finance Conference		
The Case for Peak-Time Rebate (PTR)	EUCI	Residential Demand	Charleston, SC	7/2017
Programs		Charges Conference		
Power Cost Adjustment (PCA)	Iowa Association of	Managers and Board	Okoboji, IA	7/2017
	Electric Cooperatives	President's Summer	3 /	
		Conference		
Distributed Generation Rate Design	Kansas Rural	Manager's	Wichita, KS	6/2017
Distributed Generation Rate Design	Electric	Association Spring	Wichita, KS	0/2017
NELOD II. II. I. IDOD . D. I	Cooperatives	Meeting	C 1' T/C	2/2017
NEM Policy Update and DG Rate Design	Kansas Electric	Regulatory Review	Salina, KS	3/2017
	Cooperatives, Inc.	and Tax Committee		
Rate Impact of Net Metering	Generation and	G&T Finance and	Charleston, SC	6/2016
	Transmission Finance	Accounting		
	and Accountants	Conference		
	Assoc.			
Net Metering and Fixed Cost Recovery	Iowa Association of	Manager's Spring	Des Moines, IA	4/2016
The firetering what were cost freed to y	Electric Cooperatives	Conference		2010
Net Metering Deep Dive	Minnesota Rural	Annual Meeting	St. Paul, MN	3/2016
Net Metering Deep Dive		Ailliuai Wieeting	St. Taul, MIN	3/2010
D	Electric Assoc.	)	D 110	0/2015
Retail Rate Design and Industry Update	Association of	Manager's Fall	Branson, MO	9/2015
	Missouri Electric	Conference		
	Cooperatives			
Rate Design and Cost of Service Seminar	Power System	Fall 2015 Seminar	Lexington, KY	9/2015
	Engineering, Inc.			
Distributed Generation WI Survey Results	Dairyland Power	Solar Workshop	Plover, WI	9/2015
	Cooperative	1	ĺ	
Consumer-Owned Generation	Hoosier Energy	2015 Board Strategic	French Lick, IN	8/2015
Consumer Owned Ocherunon	11005101 Ellorgy	Issues Forum	I TOHOLI LICK, IIV	0,2013
Potail Pata Dasian and DC	National Rural	CEO Close-Up	St Datarahama	1/2015
Retail Rate Design and DG			St. Petersburg,	1/2013
	Electric Cooperative	Conference	FL	
	Assoc.			
Evolution of Retail Rate Design	National Rural	NRECA Issues	Indianapolis, IN	10/2014
	Electric Cooperative	Summit		
	Assoc.			
Net Metering and Retail Rate Design	Kansas Electric	Accountant's	Wichita, KS	10/2014
vei meiering ana Neiau naie Design			, 110	10.2011
wei Meiering und Keidil Kale Design	Cooperatives	l Meeting		
	Cooperatives Wisconsin Floatric	Meeting Emerging Energy	Wisconsin	8/2014
DG Rate Considerations	Cooperatives Wisconsin Electric Cooperative Assoc.	Meeting Emerging Energy Issues Summit	Wisconsin	8/2014



#### **Curriculum Vitae**

Rate Design and Cost of Service Seminar	Power System	Spring 2014 Seminar	Indianapolis, IN	5/2014
	Engineering, Inc.			
Rate Trends and Facilities Charges	South Dakota Rural	Accountant's Fall	Mitchell, SD	10/2013
	Electric Assoc.	Conference		
Rate Design and Cost of Service Seminar	Power System	Fall 2013 Seminar	Bloomington,	10/2013
	Engineering, Inc.		MN	
Tackling New Trends in Rates and Facilities	Rural Electric	Fall Financial	Duluth, MN	8/2013
Charges	Managers Assoc.	Manager's Conf.		
Dynamic Pricing	National Rural	Accounting, Finance	New Orleans,	7/2013
	Electric Cooperative	and Tax Meeting	LA	
	Assoc.			
Rate Trends	Wisconsin Electric	Manager's Meeting	Warrens, WI	7/2013
	Cooperative Assoc.			
Standby Rates	Iowa Association of	Manager's Spring	Des Moines, IA	4/2013
	Electric Cooperatives	Conference		

#### **Publications**

Macke, Richard; Butz, Thomas; and Sonju, Erik. "Distributed Energy Resources: Trends and Impacts on G&Ts and Their Member Cooperatives." National Rural Electric Association, July 2019.

Macke, Richard and Butz, Thomas. "The Value of Distributed Solar Generation." National Rural Electric Association, 2016.

Mbiad, Garry and Macke, Richard. "Cooperative Rate Structures - Seven Case Studies." National Rural Electric Association, 2016.

Macke, Richard. "Survey: Electric Cooperative Fixed Cost Recovery." Power System Engineering, Inc., 2014. Mbiad, Garry and Macke, Richard. "NRECA Cooperative Solar Case Studies." National Rural Electric Association, 2014.

Macke, Richard. "G&T DER Whitepaper." Power System Engineering, Inc., 2013.

Macke, Richard, Fenrick, Steve, and Getachew, Lullit. "Performance Based Regulation for Electric and Gas Distributors." Power System Engineering, Inc., 2011.

#### **EXPERT TESTIMONY**

Case or	Daylard Na	Denovindion
Jurisdiction	Docket No.	Description
Kansas	23-SPEE-792-RTS	In the Matter of the Annual Filing of Southern Pioneer Electric
		Company for Approval to Make Certain Changes to Its Charges for
		Electric Services Pursuant to the Consolidated Formula Based
		Ratemaking Plan Approved in Docket No. 19-SPEE-240-MIS and
		Implementation of Rate Adjustment Pursuant to Docket No. 20-
		SPEE-169-RTS.
United	ER20-2441-002,	In the Matter of Basin Electric Cooperative's Federal Energy
States of	ER20-2442-002,	Regulatory Commission Rate Filings on behalf of Minnesota Valley
America	EL20-68-002, ER	Electric Cooperative and Wright-Hennepin Electric.
	21-426-001, ER21-	
	682-002, ER21-768-	
	002	



Kansas	18-WSEE-328-RTS	In the Matter of the Joint Application of Westar Energy, Inc. and
		Kansas Gas and Electric Company for Approval to Make Certain Changes in their Charges for Electric Service. Filed comments,
		testimony at testified at hearing after Supreme Court remanded the
		case back to the KCC.
Kansas	20-SPEE-169-RTS	In the Matter of the Application of Southern Pioneer Electric
		Company for Approval to Make Certain Changes in its Charges for
		Electric Service. As part of the filing, Southern Pioneer proposes to
		implement a 3-year Rate Plan, including increasing its Customer
		Charge for certain rate classes, institute a Grid Access Charge for its
		DG customers, and update its LED lighting rates.
Kansas	19-SPEE-240-MIS	In the Matter of Southern Pioneer Electric Company's Application
		for Approval of the Continuation of its Debt Service Coverage and
	10.0000 155 050	34.5 kV Formula Based Ratemaking Plans.
Kansas	18-SPEE-477-RTS	Southern Pioneer Electric Company, Annual Filing for approval to
		make certain changes to its charges for electric services, pursuant to
		the Debt Service Coverage Formula Based Ratemaking Plan
		approved in Docket No. 13-MKEE-452-MIS and 34.5kV Formula
		Based Ratemaking Plan approved in Docket No. 16-MKEE-023-
17	16 CD 4E 402 CIE	TAR. Testimony filed on behalf of Southern Pioneer.
Kansas	16-GIME-403-GIE	Kansas Electric Cooperatives and Southern Pioneer Electric
		Company, in the matter of the General Investigation to Examine
		Issues Surrounding Rate Design for Distributed Generation
		Customers. Testimony filed in support of Stipulation and Agreement on behalf of both entities.
Kansas	16-PLCE-490-TAR	Prairie Land Electric Cooperative, Inc., application for approval to
Kalisas	10-1 LCE-490-1AK	update its Local Access Delivery Service Tariff pursuant to the
		34.5kV Formula Based Rate Plan approved in Docket No. 16-
		MKEE-023-TAR. Testimony filed on behalf of Prairie Land.
Kansas	16-SPEE-501-TAR	Southern Pioneer Electric Company, Annual Filing for approval to
Kansas	10 St LL 301 17th	make certain changes to its charges for electric services pursuant to
		the 34.5kV Formula Based Rate Plan approved in Docket No. 16-
		MKEE-023-TAR. Testimony filed on behalf of Southern Pioneer.
Kansas	16-VICE-494-TAR	The Victory Electric Cooperative Association, Inc., application for
		approval to update its Local Access Delivery Service Tariff pursuant
		to the 34.5kV Formula Based Rate Plan approved in Docket No. 16-
		MKEE-023-TAR. Testimony filed on behalf of Victory.
Kansas	16-WSTE-496-TAR	Western Cooperative Electric Association, Inc., application for
		approval to update its Local Access Delivery Service Tariff pursuant
		to the 34.5kV Formula Based Rate Plan approved in Docket No. 16-
		MKEE-023-TAR. Testimony filed on behalf of Western.
Kansas	16-MKEE-023-TAR	Mid-Kansas Electric Company, application for approval of individual
		34.5kV formula-based rates. Testimony filed on behalf of Mid-
		Kansas, Southern Pioneer, Victory, and Western.



Kansas	15-SPEE-519-RTS	Southern Pioneer Electric Company, Annual Filing for approval to
		make certain changes to its charges for electric services, pursuant to
		the Debt Service Coverage Formula Based Ratemaking Plan
		approved in Docket No. 13-MKEE-452-MIS. Testimony filed on
		behalf of Southern Pioneer.
Kansas	15-SPEE-161-RTS	Southern Pioneer Electric Company, application for approval to make
		certain changes to its Local Access Charge Rate. Testimony filed on
		behalf of Southern Pioneer.
Kansas	14-SPEE-507-RTS	Southern Pioneer Electric Company, Annual Filing for approval to
		make certain changes to its charges for electric services pursuant to
		the Debt Service Coverage Formula Based Ratemaking Plan
		Approved in Docket No. 13-MKEE-452-MIS. Testimony filed on
		behalf of Southern Pioneer.
Kansas	13-MKEE-452-MIS	Mid-Kansas Electric Company, LLC, application for approval of a
		Debt Service Coverage Ratemaking Pilot Plan. Testimony filed on
		behalf of its member-owner, Southern Pioneer Electric Company.
Kansas	11-MKEE-380-RTS	Mid-Kansas Electric Company, LLC, application for revised rates,
		tariffs, and rate design changes. Testimony filed on behalf of its
		member-owner, Southern Pioneer Electric Company.
Kansas	11-MKEE-491-RTS	Mid-Kansas Electric Company, LLC, application for revised rates,
		tariffs, and rate design changes. Testimony filed on behalf of its
		member-owner, Western Cooperative Electric Assn., Inc.
Kansas	11-MKEE-439-RTS	Mid-Kansas Electric Company, LLC, application for revised rates,
		tariffs, and rate design changes. Testimony filed on behalf of its
		member-owner, Wheatland Electric Cooperative, Inc.
Kansas	09-MKEE-969-RTS	Mid-Kansas Electric Company, LLC, application for approval to
		make certain changes in the charges for electric services. Testimony
		filed on behalf of Mid-Kansas and its member-owners: Lane-Scott
		Electric Cooperative, Inc.; Prairie Land Electric Cooperative, Inc.;
		Southern Pioneer Electric Company; Victory Electric Cooperative
		Association, Inc.; Western Cooperative Electric Association, Inc.;
		and Wheatland Electric Cooperative, Inc.
Kansas	09-PNRE-563-RTS	Pioneer Electric Cooperative, Inc., application to increase rates.
		Testimony filed on behalf of Pioneer.
Kansas	09-WHLE-681-RTS	Wheatland Electric Cooperative, Inc., application to increase rates.
		Testimony filed on behalf of Wheatland.
Kentucky	2018-00129	Inter-County Energy, Application for Revised Rates, Tariffs, and
		Rate Design Changes
Kentucky	2016-00365	Farmers Rural Electric Cooperative Corporation, application for
		matter of adjustment of rates. Testimony filed on behalf of Farmers.
Maryland	S.B. 771	Oral Testimony before Maryland State Senate in support of Senate
		Bill 771.
Maryland	H.B. 996	Oral Testimony before Maryland House of Delegates in support of
		House Bill 996.



Minnesota	16-512	Oral Testimony provided on behalf of the Minnesota Rural Electric Association: In the Matter of a Commission Investigation into Fees Charged to Qualifying Facilities by Cooperative Electric Associations under the 2015 Amendments to Minn. Stat. § 216B.164,Subd. 3
Minnesota	E-111/GR-03-261	Dakota Electric Association, application to increase rates. Testimony filed on behalf of Dakota.
South Carolina	2014-246-E	Testimony in support of the Settlement Agreement submitted by the parties to the Commission as the generic net metering methodology required by S.C. Code §58-40- 20(F)(4) of Act 236 on behalf of Central Electric Power Cooperative, Inc. and the Electric Cooperatives of South Carolina.
South Dakota	Regarding Senate Bill 66	South Dakota Legislative Interim Study Committee - Electric Services in an Annexed Area. Presented oral testimony to the Legislative Committee at August 28, 2019 meeting. Testimony on behalf of South Dakota Rural Electric Association.
Texas	2150	North Star Steel, appropriateness of settlement rates being charged by Entergy Gulf States, Inc. Testimony filed on behalf of North Star Steel before the Public Utilities Commission of Texas.



#### CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true and correct copy of the foregoing pleading was electronically served this 1<sup>st</sup> day of May, 2024 to:

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