Exhibit No.: Issue: ROE

Witness: Dr. James H. Vander Weide

Type of Exhibit: Supplemental Direct Testimony

Sponsoring Party: Empire District Electric

Case No: ER-2014-0351

Date Testimony Prepared: November, 2014

## Before the Public Service Commission of the State of Missouri

**Supplemental Direct Testimony** 

of

Dr. James H. Vander Weide

November, 2014

## SUPPLEMENTAL DIRECT TESTIMONY OF DR. JAMES H. VANDER WEIDE ON BEHALF OF THE EMPIRE DISTRICT ELECTRIC COMPANY BEFORE THE MISSOURI PUBLIC SERVICE COMMISSION CASE NO. ER-2014-0351

1	Q.	PLEASE STATE YOUR NAME, TITLE, AND BUSINESS ADDRESS.
2	A.	My name is James H. Vander Weide. I am President of Financial Strategy
3		Associates, a firm that provides strategic and financial consulting services to
4		business clients. My business address is 3606 Stoneybrook Drive, Durham,
5		North Carolina 27705.
6	Q.	ARE YOU THE SAME JAMES VANDER WEIDE WHO FILED DIRECT
7		TESTIMONY IN THIS PROCEEDING IN AUGUST 2014?
8	A.	Yes, I am.
9	Q.	WHAT IS THE PURPOSE OF YOUR SUPPLEMENTAL TESTIMONY?
10	A.	I have been asked by The Empire District Electric Company ("Empire" or
11		"Company") to discuss any change in the Company's business risk and cost
12		of equity that would result from implementation of the Company's proposed
13		fuel adjustment clause ("FAC") in this proceeding.
14	Q.	HOW DOES A FAC GENERALLY IMPACT A REGULATED COMPANY'S
15		BUSINESS RISK?

1	A.	A FAC generally reduces a regulated company's business risk by allowing the
2		company to recover a significant portion of changes in prudently incurred
3		energy costs through timely changes in customer rates.
4	Q.	DOES EMPIRE'S PROPOSED FAC ALLOW IT TO RECOVER ALL
5		CHANGES IN PRUDENTLY INCURRED ENERGY COSTS THROUGH
6		TIMELY CHANGES IN CUSTOMER RATES?
7	A.	No. Empire's proposed FAC only allows it to recover ninety-five percent of the
8		changes in prudently incurred costs through timely changes in customer
9		rates.
10	Q.	ARE FACS COMMON IN THE ELECTRIC UTILITY INDUSTRY?
11	A.	Yes. Virtually all integrated electric utilities have FACs that allow the
12		companies to adjust customer rates for changes in fuel and purchased power
13		costs. (Distribution-only utilities are generally not at risk for changes in energy
14		costs because they pass through energy costs purchased in competitive
15		markets to customers.)
16	Q.	IS EMPIRE'S PROPOSED FAC PATTERNED AFTER THE APPROVED
17		FAC FOR ANY OTHER MISSOURI ELECTRIC UTILITY?
18	A.	Yes. The Company's proposed FAC is patterned after the FAC approved by
19		the Missouri Public Service Commission for Ameren, as described in the
20		testimony of Company Witness Mr. Todd W. Tarter.

HOW DO YOU ESTIMATE EMPIRE'S COST OF EQUITY IN THIS

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PROCEEDING?

1	A.	I estimate Empire's cost of equity by applying several standard cost of equity
2		methods to market data for a large proxy group of publicly-traded electric
3		utilities.
4	Q.	IS THE AVERAGE REDUCTION IN BUSINESS RISK FROM THE
5		IMPLEMENTATION OF A FAC ALREADY INCLUDED IN YOUR ESTIMATE
6		OF EMPIRE'S COST OF EQUITY?
7	A.	Yes. Because the utilities in my proxy group have FACs, the average
8		reduction in business risk from the implementation of a FAC is already
9		included in my estimate of Empire's cost of equity.
10	Q.	RECOGNIZING THAT YOUR PROXY UTILITIES ALREADY HAVE FACS
11		WOULD IMPLEMENTATION OF THE COMPANY'S PROPOSED FAC
12		REDUCE YOUR ESTIMATE OF EMPIRE'S COST OF EQUITY?
13	A.	No. Because the impact of a FAC is already included in my estimate of
14		Empire's cost of equity, a decision to implement the Company's proposed
15		FAC would not reduce my estimate of Empire's cost of equity.
16	Q.	WOULD A DECISION TO DISCONTINUE THE COMPANY'S FAC OR TO
17		REDUCE THE PROPORTION OF PRUDENTLY-INCURRED ENERGY
18		COSTS RECOVERED THROUGH THE FAC INCREASE EMPIRE'S COST
19		OF EQUITY COMPARED TO THE AVERAGE COST OF EQUITY FOR THE

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PROXY UTILITIES?

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A.

Yes.

- 1 Q. DOES THIS CONCLUDE YOUR SUPPLEMENTAL DIRECT TESTIMONY?
- 2 A. Yes, it does.

## AFFIDAVIT OF JAMES H. VANDER WEIDE

STATE OF NORTH CAROLINA	) ) ss				
COUNTY OF DURHAM					
On the day of November 2014, before me appeared James H. Vander Weide, to me personally known, who, being by me first duly sworn, states that he is President of Financial Strategy Associates 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.					
	James H. Vander Weide				
Subscribed and sworn to be	efore me this <u>17</u> day of November 2014				
	Clustiana S Chamba (an				
My commission expires:	9/10/19				

CHRISTIANA S CHAMBERLAIN
Notary Public
Durham Co., North Carolina
My Commission Expires Sept. 10, 2019