## STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a session of the Public Service Commission held at its office in Jefferson City on the 28th day of September, 2006.

In the Matter of Union Electric Company d/b/a AmerenUE for Authority to File Tariffs Increasing Rates for Electric Service Provided to Customers in the Company's Missouri Service Area.

Case No. ER-2007-0002 Tariff No. YE-2007-0007

## ORDER DENYING MOTION TO ESTABLISH TRANSITIONAL PROCEDURES

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Issue Date: September 28, 2006

Effective Date: October 8, 2006

On July 7, concurrent with its electric rate increase case, Union Electric Company, d/b/a AmerenUE filed a motion asking the Commission to issue an order establishing transitional procedures for the handling of AmerenUE's request for a fuel adjustment clause (FAC). Specifically, AmerenUE's motion asked the Commission to adopt, for this case, the transitional procedures set out in a proposed rule – 4 CSR 240-20.090(16) – that the Commission published in the Missouri Register on July 17, 2006.

The Staff filed a response opposing AmerenUE's request on July 31, 2006. AmerenUE filed a reply to Staff's response in which it, among other things, modified its July 7 request. Specifically, AmerenUE asked the Commission to issue an order adopting the requested transitional procedures, and also, establishing a deadline by which the Company would be required to file items contemplated by the proposed rule. On or about August 31, 2006, several parties to this case filed objections to both AmerenUE's initial FAC request and its amended request contained in its reply to Staff's Response. AmerenUE filed its response to parties' objections on September 11, 2006, and the State of Missouri replied to AmerenUE's response on September 20, 2006.

On September 21, 2006, the Commission issued its final order of rulemaking regarding 4 CSR 240-20.090. That final order did not include the transitional procedures AmerenUE asked the Commission to adopt for this case. As a result, the Commission will not adopt those transitional procedures for this case.

## IT IS ORDERED THAT:

1. Union Electric Company, d/b/a AmerenUE's Motion to Adopt Procedures for Implementing AmerenUE's Requested Fuel Adjustment Clause is denied.

2. This order shall become effective on October 8, 2006.

BY THE COMMISSION

Colleen M. Dale Secretary

(SEAL)

Davis, Chm., Gaw, Clayton, and Appling, CC., concur. Murray, C., absent.

Voss, Regulatory Law Judge