BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Union Electric Company d/b/a)	
AmerenUE's Fuel and Purchased Power) Case No	
Adjustment Clause True-up.)	

MOTION FOR EXTENSION OF TRUE-UP FILING

COMES NOW Union Electric Company d/b/a AmerenUE (Company or AmerenUE), and hereby requests an extension of time to make its first true-up filing under its Fuel and Purchased Power Adjustment Clause (Rider FAC). In support of its Motion, AmerenUE states as follows:

- 1. Rider FAC provides that the Company will make its first true-up filing on May 1, 2010 to cover the "true-up year" of March 1, 2009 through February 1, 2010. However, under the terms of Rider FAC, the first 12-month recovery period for changes in net fuel costs being tracked in Rider FAC runs from October 1, 2009 through September 30, 2010. Consequently, a true-up filing made on May 1, 2010 would not properly true-up any difference between revenues billed and revenues authorized for collection during the entire recovery period.
- 2. The purpose of the true-up is to compare the amount calculated for each accumulation period to the amounts actually reflected in customers' bills during the 12-month recovery period that is associated with the subject accumulation period. The amounts reflected in customers' bills will vary from the actual net fuel cost change occurring in a given accumulation period because the estimated customer usage during the subject recovery period will always vary to some extent from the actual customer usage experienced during that recovery period.

 Therefore, it is logical that the true-up period should follow the completion of each recovery period.

- 3. For that reason, in its currently pending rate case (Case No. ER-2010-0036), the Company proposed a change in the timing of its true-up filings so that a true-up filing will always be made concurrently with the first rate adjustment filing that occurs at least two months after the end of each recovery period. This revised true-up process is the same as the true-up process currently in place for the fuel adjustment clauses for The Empire District Electric Company and Kansas City Power & Light Company-Greater Missouri Operations.
- 4. In its direct testimony, the Commission's Staff agreed that this change to Rider FAC should be made. Moreover, the signatories to the First Nonunanimous Stipulation and Agreement filed in the rate case, which was approved by the Commission by order dated March 24, 2010, stipulated and agreed that this change to Rider FAC should be made.
- 5. Granting this extension of the due date of the first true-up filing will properly allow a true-up of the first, entire recovery period, and will align further true-up filings with those contemplated by the revised true-up filing schedule approved by the Commission under the aforementioned First Stipulation.

WHEREFORE, AmerenUE hereby requests that the Commission make and enter its order extending the due date of its first true-up filing under its existing Rider FAC to December 1, 2010, which will coincide with the first rate adjustment filing that will occur at least two months after end of the first recovery period (September 30, 2010).

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CERTIFICATE OF SERVICE

	I hereby	certify tha	t a copy	of the f	foregoing	was s	served	via e-m	ail on	counsel	of re	ecord
for the	parties to	Case No.	ER-2008	3-0318	on the 1s	st day	of Ap	ril, 2010	0:			

/s/ James B. Lowery
James B. Lowery