BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

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In the Matter of the Renewable Energy Standard Compliance Report 2013 and Renewable Energy Standard Compliance Plan 2014-2016 of Union Electric Company d/b/a Ameren Missouri)

File No. EO-2014-0291

APPLICATION TO INTERVENE

Brightergy, LLC ("Brightergy"), pursuant to 4 CSR 240-2.075, hereby files its application to intervene.¹ For its application, Brightergy states as follows:

Brightergy is a Missouri limited liability company and is active and in good 1. standing in the State of Missouri. Brightergy's principal place of business is located at 1617 Main Street, 3rd Floor, Kansas City, Missouri 64108. Brightergy also maintains an office located at 7834 Big Bend Boulevard, Webster Groves, Missouri 63119.

2. Brightergy designs and installs commercial and residential facilities to generate and utilize solar energy. Specifically, the solar related services provided by Brightergy include: (i) site evaluation, to determine the viability of solar energy applications; (ii) analysis, to provide suggested solar system size, possible energy savings, financial analysis, and environmental analysis; (iii) solar system design; (iv) permit and financial incentive processing, including federal and state permitting, incentives, and utility interconnection; (v) solar system installation; and (vi) service and ongoing support, including the monitoring of solar system performance.

3. Brightergy also designs, sells, and installs energy efficient LED lighting solutions for commercial and residential ratepayers throughout the Union Electric Company d/b/a Ameren Missouri ("Ameren") service territory.

¹ Pursuant to the Commission's April 29, 2014 Order Granting Intervention, Brightergy respectfully requests that it be permitted to intervene in order to access and review the highly confidential versions of the Ameren Renewable Energy Standard Compliance Report and Plan.

4. As a solar design and installation firm and provider of energy efficient lighting solutions to Ameren ratepayers, Brightergy's interest is different than that of the general public and may be adversely affected by a final order arising from this case.

5. Brightergy does not yet have a position on the issues in this case and reserves the right to take positions on specific issues as this case proceeds.

6. Brightergy's intervention will serve the public interest by assisting the Commission's record for decision in this case.

WHEREFORE, Brightergy requests that it be permitted to intervene and be made a party to this case for all purposes.

Respectfully submitted,

SMITHYMAN & ZAKOURA, CHARTERED

By: <u>/s/ Carson M. Hinderks</u> James P. Zakoura, KS Bar #7644 Carson M. Hinderks, MBE #64493 750 Commerce Plaza II 7400 West 110th Street Overland Park, KS 66210-2362 Telephone: (913) 661-9800 Facsimile: (913) 661-9863 Email: jim@smizak-law.com carson@smizak-law.com

Attorneys for Brightergy, LLC

CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing document has been emailed this 30th day of April, 2014, to all parties on the Commission's service list in this case.

/s/_Carson M. Hinderks_____