BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Union Electric Company d/b/a Ameren Missouri's Tariffs to Decrease Its Revenues for Electric Service.

Case No. ER-2019-0335

JOINT MOTION TO AMEND PROCEDURAL SCHEDULE

COME NOW Union Electric Company d/b/a Ameren Missouri; Staff of the Missouri

)

)

Public Service Commission ("Staff"); Missouri Industrial Energy Consumers; Missouri Division

of Energy; Renew Missouri Advocates; Sierra Club; Natural Resources Defense Council; and

Midwest Energy Consumers Group,¹ and for their Joint Motion to Amend Procedural Schedule

state as follows:

1. The Commission's August 15, 2019 Order Setting Test Year and Adopting

Procedural Schedule provides for three upcoming events, as follows:

Preliminary Issues List (not filed; provided to all parties)	January 31, 2020
Company and Staff preliminary true-up revenue requirement including true-up accounting schedules with supporting workpapers (not filed;	
provided to all parties)	January 31, 2020
Preliminary reconciliation from Staff (not filed;	
provided to all parties)	February 3, 2020
Settlement Conference (informal – not on the record)	February 3 – 4, 2020

2. To better accommodate travel schedules for the parties and to allow additional

time that is needed to complete true-up revenue requirements, the parties have agreed to move

¹ Although not signatories to this joint proposal, the Office of the Public Counsel and Consumers Council of Missouri have indicated they do not object hereto.

the Settlement Conference back to February 7, 2020) and to move the two other related dates set forth in \P 1, as follows:

Preliminary Issues List (not filed; provided to all parties)	February 6, 2020
Company and Staff preliminary true-up revenue requirement including true-up accounting schedules with supporting workpapers (not filed;	
provided to all parties)	Noon, Feb. 5, 2020
Preliminary reconciliation from Staff (not filed; provided to all parties)	February 7, 2020
Settlement Conference (informal – not on the record)	February 7, 2020 ²

3. These slight adjustments to the procedural schedule should have no impact on the remaining procedural schedule milestones.

WHEREFORE, the undersigned parties jointly request that the Commission enter its order approving the above-stated agreed upon adjustments to the current procedural schedule.

/s/ James B. Lowery James B. Lowery, Mo. Bar #40503 SMITH LEWIS, LLP P.O. Box 918 Columbia, MO 65205-0918 (T) 573-443-3141 (F) 573-442-6686 lowery@smithlewis.com Wendy K. Tatro, #60261 Director and Assistant General Counsel Ameren Missouri 1901 Chouteau Avenue St. Louis, MO 63103 Telephone (314) 554-3484 Facsimile (314) 554-4014 E-Mail: AmerenMOService@ameren.com

Attorneys for Union Electric Company d/b/a Ameren Missouri

 $^{^2}$ The parties may, by consensus, meet on additional days either in person or by telephone if warranted.

/s/ Jeffrey A. Keevil

Jeffrey A. Keevil, #33825 Deputy Counsel P. O. Box 360 Jefferson City, MO 65102 (573) 526-4887 (Telephone) (573) 751-9285 (Fax) Email: jeff.keevil@psc.mo.gov

Attorney for the Staff of the Missouri Public Service Commission

BRYAN CAVE LEIGHTON PAISNER, LLP

/s/ Lewis R. Mills

Lewis R. Mills, #35275 221 Bolivar Street, Suite 101 Jefferson City, MO 65101 Telephone: (573) 556-6627 Facsimile: (573) 556-7447 E-mail: lewis.mills@bclplaw.com

Diana M. Vuylsteke, # 42419 211 N. Broadway, Suite 3600 St. Louis, MO 63102 Telephone: (314) 259-2543 Facsimile: (314) 259-2020 E-mail: dmvuylsteke@bclplaw.com

Attorneys for the Missouri Industrial Energy Consumers

/s/ Rochelle L. Reeves Rochelle L. Reeves, Bar #51058 General Counsel Missouri Department of Economic Development P.O. Box 1157 Jefferson City, MO 65102 573-526-2423 rreeves.deenergycases@ded.mo.gov

Attorney for Missouri Department Economic Development – Division of Energy

/s/ Tim Opitz

Tim Opitz, Mo. Bar No. 65082 409 Vandiver Drive, Building 5, Ste. 205 Columbia, MO 65202 T: (573) 303-0394 Ext. 4 F: (573) 303-5633 tim@renewmo.org

Attorney for Renew Missouri

/s/ Henry B. Robertson Henry B. Robertson (Mo. Bar No. 29502) Great Rivers Environmental Law Center 319 N. Fourth Street, Suite 800 St. Louis, Missouri 63102 (314) 231-4181 (314) 231-4184 (facsimile) hrobertson@greatriverslaw.org

Attorney for Sierra Club

/s/ Henry B. Robertson

Henry B. Robertson (Mo. Bar No. 29502) Great Rivers Environmental Law Center 319 N. Fourth Street, Suite 800 St. Louis, Missouri 63102 (314) 231-4181 (314) 231-4184 (facsimile) hrobertson@greatriverslaw.org

Attorney for Natural Resources Defense Council

/s/ David L. Woodsmall

David L. Woodsmall, MBE #40747 308 East High Street, Suite 204 Jefferson City, MO 65101 (573) 797-0005 (telephone) david.woodsmall@woodsmalllaw.com

Attorney for the Midwest Energy Consumers Group

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served via e-mail on counsel for the parties of record in this case on the 31st day of January, 2020.

/s/ James B. Lowery James B. Lowery