

**BEFORE THE PUBLIC SERVICE COMMISSION  
OF THE STATE OF MISSOURI**

In re: Union Electric Company's	)	
2005 Utility Resource Filing pursuant to	)	
4 CSR 240 – Chapter 22	)	Case No. EO-2006-0240

**UNION ELECTRIC COMPANY D/B/A AMERENUE'S COMPLIANCE  
FILING OF PUBLIC VERSION OF ITS INTEGRATED RESOURCE PLAN FILING  
PURSUANT TO COMMISSION ORDER**

COMES NOW Union Electric Company d/b/a AmerenUE (the "Company" or "AmerenUE"), and, in compliance with the Commission's January 26, 2006 Order Regarding Motion to Compel Disclosure of Integrated Resource Plan (the "Order"), hereby files a redacted, public version of the Company's entire integrated resource plan filing (the "IRP"). In this regard, the Company states as follows:

1. AmerenUE has previously provided all parties to this case with its original highly confidential version of the IRP, and has consented to making it available to a designated internal expert for each party if that representative signs a non-disclosure agreement.<sup>1</sup> All but one group of intervenors, the Environmental Group Intervenors,<sup>2</sup> has taken advantage of this opportunity. The Environmental Group Intervenors remain free to do so as well. If they do so, their internal expert<sup>3</sup> would have full access to the IRP, which would allow the expert to evaluate the entire filing and provide input on its compliance with the Commission's IRP rules, if desired. 4 CSR

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<sup>1</sup> Ordinarily, internal experts are not allowed access to highly confidential information.

<sup>2</sup> Sierra Club, Missouri Coalition for the Environment, Mid-Missouri Peaceworks, and ACORN

<sup>3</sup> Or an internal expert for each Environmental Group Intervenor, if they have separate experts.

240-22.080(6). A determination of whether or not the IRP complies with this Commission's IRP rules is, indeed, the only purpose of this case.<sup>4</sup>

2. The public version of the IRP filed herewith has been redacted to remove highly confidential or proprietary information, as provided for in the Protective Order. AmerenUE's diligent efforts to redact *only* those portions of the IRP that require protection has resulted in a large percentage of the key documents – the Executive Summary (Document 1) and the 200-page Integrated Resource Analysis (Document 3) -- now being publicly available. Moreover, a majority of Documents 2, 4, 5, 6, 8, 9 and 10 are also now publicly available. Most of the information in the other Documents that remains confidential is reports, work papers or other documentation related to work produced by consultants, all of which is highly confidential under the terms of the Protective Order.

3. AmerenUE also intends to file a third, proprietary version of the IRP on or before February 16, 2006 because some of the redacted information in the public version filed herewith is proprietary, as opposed to highly confidential. AmerenUE was unable to complete preparation of both a public version and a separate proprietary version by today, but is timely filing the redacted public version as required by the Order.

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<sup>4</sup> 4 CSR 240-22.080(13). The IRP filing, and any Commission order finding that it complies with the *IRP process* prescribed by the Commission's IRP Rules, will reflect no final decision by either the Company or the Commission with respect to what supply or demand side resources will or will not be utilized in the future. More directly, the IRP review process taking place in this case does not create or fail to create any particular demand side program; it will not result in building or not building of any particular supply side resource (i.e. any power plant); it will not produce or fail to produce any particular emissions of byproducts from power production; and it will not affect rates because no operating or maintenance costs or rate base additions are being approved as a result of this case. The IRP process reflected in this case is simply designed to ensure that the electric utility has in place a resource planning *process* consistent with the Commission's IRP Rules with a primary objective of minimizing the present value of revenue requirement over a long-term planning period. 4 CSR 240-22.010(2).

WHEREFORE, AmerenUE hereby files this public version of its IRP in accordance with the Commission's Order.

Dated: February 10, 2006.

Respectfully Submitted,

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## **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing was served via e-mail on the following parties on the 10th day of February, 2006.

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**/s/James B. Lowery**  
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