BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

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In the Matter of the Adjustment of Union Electric Company d/b/a Ameren Missouri's Fuel Adjustment Clause for the 13th Accumulation Period

<u>File No. ER-2014-0022</u> Tariff No. JE-2014-0042

THE MIEC'S, OPC'S AND CCM'S JOINT SUPPLEMENTAL MOTION FOR EXPEDITED TREATMENT OF THEIR JOINT APPLICATION FOR REHEARING

COME NOW the Missouri Industrial Energy Consumers ("MIEC"), the Office of Public Counsel ("OPC"), and Consumers Council of Missouri ("CCM") collectively the Movants ("Movants"), and pursuant to 4 CSR 240-2.080(14) hereby file their Joint Supplemental Motion for Expedited Treatment of their Joint Application for Rehearing respecting the Commission's September 4, 2013 Report and Order issued in this case. In support of their Motion, the Movants state as follows:

 Today, Movants learned that the Commission will not hold Agenda on September, 18, 2013.

2. Rather, the Commission has set its next Agenda for Wednesday, September 25, 2013, at 9:30 a.m.

3. The effective date of the FAC at issue in this case is September 24, 2013, one day before the Commission's next scheduled Agenda.

4. As such, if the Commission waits to consider the Movants' Application for Rehearing until September 25, 2013, the FAC effective date will have already passed.

5. Missouri ratepayers have suffered extended and unnecessary harm for more than two years as a result of Ameren Missouri's imprudent and unlawful failure to flow the requisite amount of revenues through the FAC.

6. If the Commission grants this Supplemental Motion for Expedited Treatment and orders Ameren Missouri to include the \$26.3 million refund in its current tariff, the harm to Missouri ratepayers of excessive rate charges will be alleviated.

7. If the Commission does not grant this Supplemental Motion for Expedited Treatment, and does not order Ameren Missouri to include the \$26.3 million refund in its current, tariff, Missouri ratepayers will be required to wait an additional four months before receiving the refund to which they are entitled. Additionally, many more ratepayers will not even receive their refunds, as they will have moved off the Ameren Missouri system.

8. Accordingly, should the Commission fail to grant expedited treatment in this case, Missouri ratepayers will continue to suffer the negative effects of Ameren Missouri's unlawful and imprudent failure to flow revenues from the FAC to its customers.

9. This pleading was filed as soon as it could have been, in that it was filed within a day after the Movants learned that the Commission's next Agenda has been set for September 25, 2013.

10. Pursuant to 4 CSR 240-2.080(14)(A), Joint Movants request that the Commission take action on the Application for Rehearing before September 14, 2013.

WHEREFORE, Movants respectfully request that the Commission set a special agenda on or before September 14, 2013, to take up and sustain Movants Motion for Rehearing.

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Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that the foregoing was mailed, electronically, to all counsel of record on September 12, 2013.

/s/ Brent Roam