BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application of Ameren)	
Transmission Company of Illinois for a)	
Certificate of Public Convenience and)	
Necessity to Construct, Install, Own, Operate,)	
Maintain, and Otherwise Control and Manage)	Case No. EA-2021-0087
a 138 kV Transmission Line and associated)	
facilities in Perry and Cape Girardeau)	
Counties, Missouri)	

REFILING OF SEAN BLACK'S DIRECT TESTIMONY & SCHEDULE SB-01

COMES NOW Ameren Transmission Company of Illinois ("ATXI"), and for the purposes of appropriately designating confidential information, refiles the Direct Testimony of Sean Black and Schedule SB-01. In support of this refiling, ATXI states as follows:

- 1. On April 28, 2021, ATXI filed an Application and Direct Testimony in support of its request for a certificate of convenience and necessity ("CCN") to construct, install, own, operate, maintain, and otherwise control and manage a 138 kV transmission line and associated facilities in Perry and Cape Girardeau Counties, Missouri (the "Project").
- 2. As part of its April 28, 2021 submission, ATXI filed the Direct Testimony of Sean Black and Schedule SB-01 in a single PDF. This file is in the Electronic Filing Information System ("EFIS") under Item No. 19 in the above-captioned case and was originally marked as public.
- 3. ATXI recently discovered that certain information in Schedule SB-01 should be marked as confidential, as it relates to customer specific information (20 CSR 4240-2.135(2)(A)(1)) and the security of energy infrastructure (20 CSR 4240-2.135(2)(A)(7)). Upon discovering the error, ATXI notified the Data Center, which in turn marked the original submission of Mr. Black's Direct Testimony and Schedule SB-01 as confidential.

4. Mr. Black's narrative Direct Testimony remains public in its entirety. Accordingly, with this refiling, ATXI submits a separate, public PDF of Mr. Black's narrative Direct Testimony, along with confidential and public versions of Schedule SB-01. Other than separating the files, adding redactions, and updating confidentiality labels, no changes have been made to the Direct Testimony or Schedule SB-01.

5. Because the original submission (EFIS No. 19) contains confidential and public information in a single PDF, ATXI requests that the original submission continue to be designated as confidential.

WHEREFORE, ATXI respectfully requests the Commission accept this refiling.

Respectfully submitted,

/s/ Andrew O. Schulte

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing document was served upon the parties listed below by email or U.S. mail, postage prepaid, this 13th day of August, 2021.

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