Exhibit No.:

)

Issues: Revenue Requirement Witness: Greg R. Meyer Type of Exhibit: Rebuttal Testimony Sponsoring Party: Midwest Energy Consumers Group Case No.: ER-2022-0337 Date Testimony Prepared: February 15, 2023

### 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 Adjust its Revenues for Electric Service

Case No. ER-2022-0337

Rebuttal Testimony of

Greg R. Meyer

On behalf of

**Midwest Energy Consumers Group** 

# **REDACTED VERSION**

February 15, 2023



Project 11359.1

# 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 Adjust its Revenues for Electric Service

)

Case No. ER-2022-0337

STATE OF MISSOURI )

SS

**COUNTY OF ST. LOUIS** 

# Affidavit of Greg R. Meyer

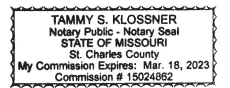
Greg R. Meyer, being first duly sworn, on his oath states:

1. My name is Greg R. Meyer. I am a consultant with Brubaker & Associates, Inc., having its principal place of business at 16690 Swingley Ridge Road, Suite 140, Chesterfield, Missouri 63017. We have been retained by the Midwest Energy Consumers Group in this proceeding on their behalf.

2. Attached hereto and made a part hereof for all purposes is my rebuttal testimony which was prepared in written form for introduction into evidence in Missouri Public Service Commission Case No. ER-2022-0337.

I hereby swear and affirm that the testimony is true and correct and that it shows 3. the matters and things that it purports to show.

Subscribed and sworn to before me this 15<sup>th</sup> day of February, 2023.



# **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 Adjust its Revenues for Electric Service

Case No. ER-2022-0337

# **Rebuttal Testimony of Greg R. Meyer**

1	Q	PLEASE STATE YOUR NAME AND BUSINESS ADDRESS.		
2	А	Greg R. Meyer. My business address is 16690 Swingley Ridge Road, Suite 140,		
3		Chesterfield, MO 63017.		
4	Q	WHAT IS YOUR OCCUPATION?		
5	А	I am a consultant in the field of public utility regulation and a Principal at Brubaker &		
6		Associates, Inc., energy, economic and regulatory consultants.		
7	Q	PLEASE DESCRIBE YOUR EDUCATIONAL BACKGROUND AND EXPERIENCE.		
8	А	This information is included in Appendix A to my testimony.		
9	Q	ON WHOSE BEHALF ARE YOU APPEARING IN THIS PROCEEDING?		
10	А	I am appearing on behalf of Midwest Energy Consumers Group ("MECG").		
11	Q	WHAT IS THE PURPOSE OF YOUR REBUTTAL TESTIMONY?		
12	А	My rebuttal testimony will discuss the continued underperformance of the High Prairie		
13		Wind Farm ("High Prairie"). I will discuss certain adjustments that should be made to		

14 Ameren Missouri's cost of service to recognize this underperformance. I will also

13

discuss the direct testimony of the Commission Staff ("Staff") and Office of Public
 Counsel ("OPC") as it relates to this issue.

# 3 Q PLEASE DESCRIBE HIGH PRAIRIE AND WHEN IT BEGAN COMMERCIAL 4 OPERATION.

A High Prairie is a wind farm located in Adair and Schuyler counties in Missouri. High
Prairie consists of 175 turbines with a 400 MW nameplate capacity. High Prairie went
into commercial operation in December 2020.

#### 8 Q PLEASE DESCRIBE ANY OPERATING DIFFICULTIES THAT HIGH PRAIRIE HAS

# 9 ENCOUNTERED THAT RELATES TO YOUR ASSESSMENT OF 10 UNDERPERFORMANCE.

A High Prairie encountered a significant number of bat and bird deaths that were traced
 back to the operation of the wind farm. As a result of those deaths, on April 19,2021,<sup>1</sup>
 Ameren Missouri voluntarily stopped all nighttime operations of the wind farm. The
 nighttime restriction lasted until October 31, 2021. As a result of further bird and bat
 deaths, High Prairie was restricted in nighttime operations in 2022, starting March 21.<sup>2</sup>

# 16 Q WHY ARE HIGH PRAIRIE'S NIGHTTIME OPERATIONS RESTRICTED?

A The nighttime restriction coincides with the season of high bat activity ("bat season")
(April 1 - October 31). During this period of time, bats are prevalent in this area at
nighttime. By restricting High Prairie's operations during the night in bat season, it is
anticipated that these bird and bat deaths will be reduced.

<sup>&</sup>lt;sup>1</sup>2021 Spring Post-Construction Bid Mortality Monitoring Report.

<sup>&</sup>lt;sup>2</sup>See the Direct Testimony of Ameren Missouri witness Andrew Meyer, page 36.

### 1 Q DOES THE LIMITED OPERATIONS OF HIGH PRAIRIE CREATE ANY CONCERNS

### 2 FROM A RATEMAKING PERSPECTIVE?

A Yes. Ameren Missouri is requesting a full return on the High Prairie investment, yet
that investment is being curtailed from operations for a significant amount of time.

### 5 Q DID YOU FILE TESTIMONY IN AMEREN MISSOURI'S LAST RATE CASE, CASE

# 6 NO. ER-2021-0240, ADDRESSING THE HIGH PRAIRIE ISSUE?

- 7 A Yes. In that case, I filed direct, rebuttal and surrebuttal testimonies addressing the High
- 8 Prairie underperformance issue.

# 9 Q HOW MANY HOURS IS HIGH PRAIRIE BEING RESTRICTED?

10 A I have calculated that High Prairie is being restricted approximately 29% of the hours
11 in a year.

# 12 Q DO YOU HAVE THE HISTORICAL GENERATION THAT HIGH PRAIRIE HAS

- 13 **PRODUCED?**
- 14 A Yes. Table 1 shows the historical generation of High Prairie.

TABLE 1 <u>High Prairie Generation</u>				
2020	December	60,083	20.19%	
2021	January	84,941	28.54%	
	February	80,914	30.10%	
	March	128,216	43.08%	
	April	75,902	26.35%	
	May	63,977	21.50%	
	June	38,199	13.26%	
	July	17,916	6.02%	
	August	25,629	8.61%	
	September	27,442	9.53%	
	October	29,566	9.93%	
	November	89,494	31.07%	
	December	139,048	46.72%	
2022	January	137,401	46.17%	
	February	131,383	48.88%	
	March	113,302	38.07%	
	April	61,302	21.29%	
	May	58,021	19.50%	
	June	37,357	12.97%	
	July	24,663	8.29%	
	August	21,406	7.19%	
	September	27,679	9.61%	
	October	44,040	14.80%	
	November	148,975	51.73%	
	2021 Total	801,244	22.87%	
	12 Months to Date - November 2022	944,577	26.96%	
Source: EIA-923. Capacity factor calculated assuming a base of 400 MW.				

1

2

As can be seen from Table 1, during the months of April through October, High Prairie significantly underperforms. In 2022, High Prairie improved in its overall wind generation form those levels reported in 2021. However, Ameren Missouri's ratepayers
 should not be held responsible for the underperformance that has occurred in 2022.

# Q IS AMEREN MISSOURI AWARE OF THIS UNDERPERFORMANCE PROBLEM AND, IF SO, WHAT IS IT DOING TO CORRECT THE SITUATION?

A Ameren Missouri has implemented three distinct mitigation projects to decrease the bat
deaths at High Prairie. Specifically, Ameren Missouri has implemented: (1) a Detection
and Active Response Curtailment ("DARC") system; (2) a Bat Deterrent System; and
(3) a Modeled Curtailment study.<sup>3</sup>

### 9 Q PLEASE DESCRIBE EACH OF THE THREE MITIGATION PROJECTS.

10 A The DARC system listens for bat echolocation calls. If bat calls are detected by the 11 DARC system, a pause command is delivered to the wind turbines to pitch the blades 12 or rotate the blades so they no longer catch the wind. The wind turbines are curtailed 13 for 10 minutes assuming no new bat calls are recorded in the area.<sup>4</sup>

- 14 The Bat Deterrent system uses constant ultrasonic noise to deter bats from 15 flying around the turbine blades. The noise makes it difficult for the bat to forage and 16 orient itself, therefore requiring the bat to choose airspace that is devoid of noise.<sup>5</sup>
- The Modeled Curtailment system entails curtailing wind turbines based on real
   time weather conditions when bats are known to be active.<sup>6</sup>

<sup>&</sup>lt;sup>3</sup>See Direct Testimony of Ameren Missouri witness Andrew Meyer, page 36.
<sup>4</sup>Ibid., page 36-37.
<sup>5</sup>Ibid., page 38.
<sup>6</sup>Ibid., page 39.

1

Q

#### DID EITHER THE STAFF OR OPC ADDRESS THIS ISSUE IN DIRECT TESTIMONY?

- A Yes. Staff witness Claire Eubanks and OPC witness Geoff Marke both filed direct
  testimony in this rate case addressing High Prairie.
- 4

5

# Q COULD YOU PLEASE SUMMARIZE BOTH PARTIES' POSITIONS REGARDING HIGH PRAIRIE?

A Both the Staff and OPC recognize that High Prairie underperformed during 2022 as
supported in Table 1. The Staff recommended imputing three revenue streams to
capture the underperformance. Those three revenue streams are energy revenues,
Production Tax Credit ("PTC") revenues and Renewable Energy Credit ("REC")
revenues. The OPC recommended an investment disallowance corresponding to the
number of hours in a year High Prairie cannot generate electricity due to operational
curtailments.

# 13 Q PLEASE PROVIDE YOUR POSITION REGARDING THE UNDERPERFORMANCE

# 14 **OF HIGH PRAIRIE**.

15 A Let me begin by saying I found both positions proposed by the Staff and OPC as 16 reasonable approaches to address the underperformance of High Prairie. In Ameren 17 Missouri's last rate case, I supported an adjustment similar in nature to what the OPC 18 has proposed. In this case, I am proposing to follow the parameters that Staff witness 19 Eubanks has proposed. Specifically, I would propose that the shortfall in generation 20 from High Prairie be valued from an energy revenue stream, a PTC revenue stream 21 and an REC revenue stream similar to what witness Eubanks has proposed.

#### 1 Q HOW DO YOU PROPOSE TO ACCOUNT FOR THESE NEW REVENUE STREAMS?

A I support the Staff's position that the Fuel Adjustment Clause ("FAC") could be used to
capture the energy revenue stream and the PTC revenue stream. The REC revenue
stream can be accounted for in the RESRAM filing.

# Q WHAT ANNUAL CAPACITY FACTOR DID AMEREN MISSOURI PROJECT FOR HIGH PRAIRIE WHEN IT FILED FOR A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY ("CCN")?

A Ameren Missouri projected a high annual capacity factor of \*\*\*\*\*\*\*\*\*\* and a low annual
 capacity factor of \*\*\*\*\*\*\*\*\*\*
 These annual capacity factors are much higher than
 what has actually occurred at High Prairie since it began operations.

# 11QGIVEN THOSE ANNUAL CAPACITY FACTORS, HOW DO YOU PROPOSE TO12ACCOUNT FOR THE UNDERPERFORMANCE OF HIGH PRAIRIE?

13 I propose to capture the MWh that were not produced for the 12 months ended Α 14 November 30, 2022 compared to the low annual capacity factor estimate identified 15 above. Those MWh differences would represent the lost generation that Ameren 16 Missouri's ratepayers would be forgoing due to the underperformance of High Prairie. 17 Those MWh would be priced according to the average energy market price at the 18 generation node for High Prairie during those times when High Prairie was curtailed. 19 In addition, the MWh would need to be priced for the lost PTCs that would have resulted 20 if High Prairie had performed at the low annual capacity factor. Summing these two 21 revenue streams together produces a total revenue of approximately \$33.7 million to

<sup>&</sup>lt;sup>7</sup>See Direct Testimony of Ameren Missouri witness Matt Michaels in Case No. EA-2018-0202, Schedule MRM-D1 (confidential version).

be included in Ameren Missouri's next FAC filing. In addition, the RESRAM should be
credited for the sale of RECs that would produce a revenue stream of approximately
\$2 million. In total, the FAC and the RESRAM would capture lost revenues from the
underperformance of High Prairie totaling approximately \$35.7 million.

# 5 Q DO YOU BELIEVE THE ADJUSTMENT YOU ARE PROPOSING IS 6 CONSERVATIVE?

7 A Yes. I have included generation outside of the bat season (April-October) when the
8 performance of High Prairie has exceeded the capacity factor included in the CCN. If
9 I had only proposed my adjustment on the bat season where the underperformance of
10 High Prairie is viewed in isolation, my adjustment would have been higher. Therefore,
11 I contend my adjustment is conservative.

# 12 Q HAS AMEREN MISSOURI REFLECTED THE ACTUAL GENERATION OF HIGH 13 PRAIRIE IN ITS COST OF SERVICE OR A MODIFIED LEVEL OF GENERATION TO 14 ADDRESS THE UNDERPERFORMANCE OF HIGH PRAIRIE?

15 А It is my understanding that Ameren Missouri increased the generation at High Prairie 16 above the actual historical levels experienced in its cost of service. However, that 17 modified level of generation is still too low to replace the lost generation from the 18 underperformance of High Prairie. To remedy this situation, I am proposing that 19 Ameren Missouri include in its update filing the actual level of generation at High Prairie 20 through December 31, 2022 (update period) and not additional generation in its cost of 21 service. The adjustments I have proposed then would need to be updated for High 22 Prairie's generation in the month of December 2022. In this way, there will not be an

argument that the underperformance of High Prairie is being captured twice in the cost
 of service.

# 3 Q DO YOU WISH TO COMMENT ON THE APPROACH SPONSORED BY OPC 4 WITNESS MARKE?

5 A Yes. If High Prairie would eventually be curtailed on a permanent basis, then I believe 6 a permanent adjustment to the High Prairie investment could be considered. I believe 7 the adjustment I have sponsored in this case supports the increased generation that 8 has been achieved at High Prairie since its commercial operation.

# 9 Q EARLIER YOU MENTIONED THE TESTIMONIES OF STAFF WITNESS EUBANKS

# 10 AND OPC WITNESS MARKE, DO YOU HAVE ANY FURTHER COMMENTS 11 REGARDING THOSE TESTIMONIES?

12 As I stated earlier, I generally agree that both the Staff's and OPC's adjustments А 13 regarding the underperformance of High Prairie are reasonable. However, I have one 14 point of disagreement with Staff witness Eubanks. In her testimony on page 7, 15 lines 13-17, Ms. Eubanks indicates that the Staff has included plant associated with 16 certain technologies to limit the possibility of bat deaths at High Prairie. I disagree with 17 the Staff's position to allow those costs in the cost of service until such time as those 18 technologies can be proven to be effective and allow High Prairie to generate without 19 extended curtailment during bat season. Once that has been accomplished, then cost 20 assignment can be addressed with the possible sharing of the technology costs 21 between Ameren Missouri's shareholders and ratepayers. At this point in time, it is too 22 early to require Ameren Missouri's ratepayers to shoulder the full costs.

# Q ALONG THOSE SAME LINES, ARE YOU IN FAVOR OF AMEREN MISSOURI'S RATEPAYERS PAYING ANY COSTS AT THIS POINT IN TIME FOR THE UNDERPERFORMANCE OF HIGH PRAIRIE?

A No. Ameren Missouri's ratepayers should not be required to pay any of the monitoring
costs or mitigation system costs for High Prairie. Those costs should be borne by
Ameren Missouri's shareholders until such time that High Prairie performs as it was
proposed to perform within the CCN filing. Ameren Missouri's ratepayers were
promised a certain level of generation from High Prairie and yet have not received those
benefits from its operations. Ameren Missouri's ratepayers should not be responsible
for additional costs to bring High Prairie in line with those expected results.

# 11 Q SHOULD THE ADJUSTMENT YOU PROPOSED BE UPDATED ANNUALLY AFTER

# 12 THIS RATE CASE?

A Yes. I recommend that the adjustment I proposed be calculated for calendar year 2023
 and every year thereafter until High Prairie is no longer facing extended curtailment
 periods. The FAC and REASRAM mechanisms could accommodate these
 adjustments, if necessary.

# 17 Q DOES THIS CONCLUDE YOUR REBUTTAL TESTIMONY?

18 A Yes, it does.

# **Qualifications of Greg R. Meyer**

#### 1 Q PLEASE STATE YOUR NAME AND BUSINESS ADDRESS.

A Greg R. Meyer. My business address is 16690 Swingley Ridge Road, Suite 140,
Chesterfield, MO 63017.

#### 4 Q PLEASE STATE YOUR OCCUPATION.

5 A I am a consultant in the field of public utility regulation and a Principal with the firm of
6 Brubaker & Associates, Inc. ("BAI"), energy, economic and regulatory consultants.

#### 7 Q PLEASE SUMMARIZE YOUR EDUCATIONAL BACKGROUND AND EXPERIENCE.

A I graduated from the University of Missouri in 1979 with a Bachelor of Science Degree
9 in Business Administration, with a major in Accounting. Subsequent to graduation I
10 was employed by the Missouri Public Service Commission. I was employed with the
11 Commission from July 1, 1979 until May 31, 2008.

I began my employment at the Missouri Public Service Commission as a Junior
Auditor. During my employment at the Commission, I was promoted to higher auditing
classifications. My final position at the Commission was an Auditor V, which I held for
approximately ten years.

As an Auditor V, I conducted audits and examinations of the accounts, books, records and reports of jurisdictional utilities. I also aided in the planning of audits and investigations, including staffing decisions, and in the development of staff positions in which the Auditing Department was assigned. I served as Lead Auditor and/or Case Supervisor as assigned. I assisted in the technical training of other auditors, which included the preparation of auditors' workpapers, oral and written testimony. During my career at the Missouri Public Service Commission, I presented testimony in numerous electric, gas, telephone and water and sewer rate cases. In addition, I was involved in cases regarding service territory transfers. In the context of those cases listed above, I presented testimony on all conventional ratemaking principles related to a utility's revenue requirement. During the last three years of my employment with the Commission, I was involved in developing transmission policy for the Southwest Power Pool as a member of the Cost Allocation Working Group.

8 In June of 2008, I joined the firm of Brubaker & Associates, Inc. as a Consultant. 9 Since joining the firm, I have presented testimony and/or testified in the state 10 jurisdictions of Florida, Idaho, Illinois, Indiana, Iowa, Maryland, Missouri, New Mexico, 11 Utah, Washington, Wisconsin and Wyoming. I have also appeared and presented 12 testimony in Alberta and Nova Scotia, Canada. In addition, I have filed testimony at 13 the Federal Energy Regulatory Commission ("FERC"). These cases involved 14 addressing conventional ratemaking principles focusing on the utility's revenue 15 requirement. The firm Brubaker & Associates, Inc. provides consulting services in the 16 field of energy procurement and public utility regulation to many clients including 17 industrial and institutional customers, some utilities and, on occasion, state regulatory 18 agencies.

19 More specifically, we provide analysis of energy procurement options based on 20 consideration of prices and reliability as related to the needs of the client; prepare rate, 21 feasibility, economic, and cost of service studies relating to energy and utility services; 22 prepare depreciation and feasibility studies relating to utility service; assist in contract 23 negotiations for utility services, and provide technical support to legislative activities.

In addition to our main office in St. Louis, the firm also has branch offices in
 Corpus Christi, Texas; Detroit, Michigan; Louisville, Kentucky and Phoenix, Arizona.

Appendix A Greg R. Meyer Page 2