Exhibit No.:

Issues: Adjustment to FAC Rate -

Sixteenth Accumulation Period

Witness: Erik C. Wenberg
Sponsoring Party: Union Electric Co.
Type of Exhibit: Direct Testimony
Case No.: ER-2015-_____

Date Testimony Prepared: July 23, 2014

MISSOURI PUBLIC SERVICE COMMISSION

DIRECT TESTIMONY

OF

ERIK C. WENBERG

July, 2014 St. Louis, Missouri

DIRECT TESTIMONY

OF

ERIK C.WENBERG

Case No. ER-2015-____

1	Q:	Please state your name and business address.
2	A:	My name is Erik C. Wenberg. My business address is One Ameren Plaza, 1901
3		Chouteau Ave., St. Louis, Missouri.
4	Q:	By whom and in what capacity are you employed?
5	A:	I am employed by Ameren Services Company ("Ameren Services") as Director,
6		Wholesale Power and Fuel Accounting. Ameren Services provides various corporate
7		support services to Union Electric Company d/b/a Ameren Missouri ("Company" or
8		"Ameren Missouri"), including settlement and accounting related to fuel, purchased
9		power and off-system sales.
10	Q:	What is the purpose of your testimony?
11	A:	My testimony supports 4th Revised Sheet No. 72.9 of Ameren Missouri's Schedule No. 6
12		- Schedule of Rates for Electric Service, that is being filed by Ameren Missouri to adjust
13		customer rates for changes in Ameren Missouri's fuel and purchased power costs,
14		including transportation and net of off-system sales revenues (i.e., Annual Net Energy
15		Costs, or "ANEC"), which were experienced during the four-month period February
16		2014 through May 2014.1

¹ This four-month period is the sixteenth overall Accumulation Period under Ameren Missouri's Rider FAC, which was first approved by the Commission in Case No. ER-2008-0318, and which has subsequently been re-authorized, with certain modifications, in Case Nos. ER-2010-0036, ER-2011-0028 and ER-2012-0166.

- Q: Please explain why Ameren Missouri is filing a revision to its Rider FAC at this
- 2 time.

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- 3 A: The Commission's rule governing fuel and purchased power cost recovery mechanisms
- 4 for electric utilities specifically 4 CSR 240-20.090(4) and Ameren Missouri's Rider
- 5 FAC, require Ameren Missouri to make periodic filings to adjust customer rates for
- 6 changes in Ameren Missouri's ANEC experienced during each Accumulation Period as
- 7 compared to the base level of net energy costs (Factor "B" as listed in the Company's
- 8 Rider FAC tariff) applicable to that same Accumulation Period. That change is then to be
- 9 reflected in an adjustment to the Rider FAC Fuel Adjustment Rate (i.e., Factor "FAR" in
- Rider FAC). This adjustment can be positive (a FAR of greater than zero) or negative (a
- 11 FAR of less than zero). The Commission's rule requires at least one such review and
- adjustment each year. Ameren Missouri's approved FAC tariff calls for three filings
- annually one filing covering each of the three four-month Accumulation Periods
- reflected in Rider FAC. The changes in the FAR implemented in these three filings are
- then collected from or refunded to customers over the applicable Recovery Period. The
- Recovery Period applicable to this filing will consist of the billing months of October
- 17 2014 through May 2015.

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Q. What adjustment is being made in this filing?

- 19 A. Ameren Missouri's ANEC during the February 1, 2014 to May 31, 2014 Accumulation
- 20 Period have increased as compared to Factor "B" applicable to that period. The factors
- driving this increase above the base (Factor "B") were lower off-system sales margins
- and higher fuel costs to serve load. Specifically, for the subject Accumulation Period
- Ameren Missouri's ANEC are more than Factor "B" for that period by \$61,920,571. In

accordance with the Commission's rule and Ameren Missouri's approved Rider FAC, Ameren Missouri is making this filing to set its FAR so that customers will pay 95% of this difference. Also included in this FAR is the true-up amount reflected in the Company's thirteenth true-up filing, which is being filed concurrently with the initiation of this docket (which decreases the difference by \$2,611,772). The new FAR will appear as a separate line item on the customers' bills starting with the October 2014 billing month, when the Recovery Period applicable to the subject Accumulation Period begins. Please describe the impact of the change in the FAR on the Company's customers. The \$61,920,571 increase in ANEC as compared to Factor "B" was calculated in the manner specified in the Company's Rider FAC, and adjusted for voltage level differences, as provided for in Rider FAC. Applying the 95% sharing ratio, the amounts resulting from the thirteenth true-up filing (made concurrently with the initiation of this docket) and the applicable interest of \$150,081 as provided for in Rider FAC (\$39,828 for the current accumulation period plus \$110,253 for the true-up filing), the total costs to be recovered in the FAR total \$56,362,851. That total, using estimated kWh sales for the October 2014 to May 2015 Recovery Period, as also provided for in Rider FAC, results in the following FAR amounts for the Company's customers during that Recovery

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Q:

A:

Customer Voltage Level	Cents per kWh Adjustment
Secondary	0.470 ¢/kWh
Primary	0.455 ¢/kWh
Transmission	0.440 ¢/kWh

Period, beginning with the billing month of October 2014:

	Filed concurrently with my direct testimony is the tariff sheet that contains the formula
	that Ameren Missouri used to calculate the FAR. Also included in the tariff sheet are the
	values for each element of the formula that were used to derive the FAR. This will
	result in charges under the FAR of approximately \$5.17 per month for a typical
	residential customer. This is an increase from the FAR currently in effect, which resulted
	in charges for the typical residential customer of approximately \$3.63 per month. The
	primary driver of the increase is due the completion of refunds for the 2 nd prudency
	review adjustment originally filed in rates as part of Accumulation Period 14.
Q:	How did you develop the various values used to derive the proposed FAR shown on
	the tariff sheet?
A:	The data upon which Ameren Missouri based the values for each of the variables in the
	approved FAR formula are shown in Schedule EW-FPA, attached to my testimony. This
	schedule contains all of the information that is required by 4 CSR 240-3.161(7)(A) and
	includes the workpapers that support the data contained in Schedule EW-FPA. I have
	also included Schedule EW-TU, which is a reproduction of Schedule EW-TU filed in the
	separate true-up docket for the thirteenth Recovery Period, which as earlier noted is being
	filed concurrently with the initiation of this docket. ²
Q:	If the rate schedule filed by Ameren Missouri is approved or allowed to go into
	effect, what safeguards exist to ensure that the revenues the Company collects do
	not exceed the net energy costs that Ameren Missouri actually incurred during the

Accumulation Period?

 $^{^2}$ While the Commission's FAC rules allow filings relating to changes in ANEC to be combined in one filing with the true-up of past Recovery Periods, after consultation with the Staff it is the Company's understanding that the Staff prefers separate filings, but also prefers that sums reflected in such concurrently-filed true-ups be included in the new FPA_c rates filed in the separate, Accumulation Period filing.

1 A: Ameren Missouri's Rider FAC and the Commission's rules provide two mechanisms to 2 ensure that amounts collected from customers do not exceed Ameren Missouri's actual, prudently-incurred ANEC. First, Rider FAC and the Commission's rules require a true-3 4 up of the amounts collected from customers through Rider FAC, with any excess 5 amounts collected to be credited to customers through prospective adjustments to the 6 FAR calculation, with interest at Ameren Missouri's short-term borrowing rate. Second, 7 Ameren Missouri's ANEC are subject to periodic prudence reviews to ensure that only 8 prudently-incurred net energy costs are collected from customers through Ameren 9 Missouri's Rider FAC. These two mechanisms serve as checks that ensure that the 10 Company's customers pay only the prudently-incurred, ANEC and no more. 11 What action is Ameren Missouri requesting from the Commission with respect to Q: 12 the rate schedule that the Company has filed? 13 As provided by 4 CSR 240-20.090(4), the Commission Staff (the "Staff") has thirty (30) A: 14 days from the date the revised FAC rate schedule is filed to conduct a review and to make 15 a recommendation to the Commission as to whether the rate schedule complies with the Commission's rules, the requirements of Section 386.266, RSMo (Cum. Supp. 2013), and 16 17 Ameren Missouri's approved Rider FAC. If the Commission finds the revised Rider 18 FAC rate schedule does comply, the FAR will take effect either pursuant to a 19 Commission order approving the FAR or by operation of law, in either case within 60 20 days after the FAR was filed. Because Ameren Missouri believes its filing satisfies all of 21 the requirements of applicable statutes, the Commission's rules and Ameren Missouri's 22 approved Rider FAC, Ameren Missouri requests that after the Staff's review, the 23 Commission approve the FAR to be effective with the billing month of October 2014.

- 1 Q: Does this conclude your direct testimony?
- 2 A: Yes, it does

SCHEDULES EW-FPA and EW-TU ARE HIGHLY CONFIDENTIAL IN THEIR ENTIRETY

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Adjustment of Union Electric Company d/b/a Ameren Missouri's Fuel Adjustment Clause for the 16th Accumulation Period) File No. ER-2015-)
AFFIDAVIT OF ERIK C. WENBERG
STATE OF MISSOURI)) ss CITY OF ST. LOUIS)
Erik C. Wenberg, being first duly sworn on his oath, states:
1. My name is Erik C. Wenberg. I work in the City of St. Louis, Missouri, and I am
employed by Ameren Services as a Director, Wholesale Power and Fuel Accounting.
2. Attached hereto and made a part hereof for all purposes is my Direct Testimony
on behalf of Union Electric Company d/b/a Ameren Missouri consisting of 7 pages and
Schedule EW-FPA, all of which have been prepared in written form for filing in the above-
referenced docket.
3. I hereby swear and affirm that the information contained in the attached testimony
to the questions therein propounded is true and correct.
Erik C. Wenberg
Subscribed and sworn to before me this 23rd day of July, 2014.
My commission expires:
Julie Irby - Notary Public Notary Seal, State of Missouri - St. Louis County Commission #13753418 My Commission Expires 1/15/2017