## Craig Mershon

11931 El Sabado Drive St. Louis, MO 63138

February 14, 2013

FILED
FEB 27 2014

Missouri Public Service Commission Data Center Missouri Public Service Commission 200 Madison Street Jefferson City Missouri 65201 Missouri Public Service Commission

To Whom It May Concern:

I want to apologize for any misunderstandings dealing with pleadings that were supposed to be included in my last response to you. In this group you will find there are two pleadings included in this mailing. They are Renewed Motion for Injunctive Relief. The other is a Motion for Dismissal of Charges on the Utility Bill. I apologize again for not sending the proper information in the last writing I sent to you. Thank you for filing these pleadings.

Sincerely,

Craig D Mershon

cc: Mr. Morris Woodruff, Secretary Missouri Public Service Commission 200 Madison Street

Jefferson City, Missouri 65201

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

Craig Mershon Complainant,	)	File No. EC 2013-0521 FILED <sup>3</sup>
	)	FEB 2 7 2014
VS		Missouri Public Service Commission

Union Electric Company a/k/a Ameren Missouri Respondent,

## RENEWED OBJECTION TO THE ORDER FOR THE MOTION FOR INJUNCTIVE RELIEF TO STOP THE DISCONNECT NOTICES

Comes now, Mr. Craig Mershon is a renewed objection for the denial of his Motion for Injunctive Relief. Mr. Mershon set forth a Motion for Injunctive Relief in an effort to pay his electric bill while with relief and not under the tension of being disconnected knowing that Mr. Mershon uses medical equipment to sustain his life. He asked the Regulatory Judge Mr. Daniel Jordan to cease the disconnection notices because they are very intimidating, threatening, and fearful and they are not informative. If payment is not made within the time limit of the harsh disconnection notices damages can be done to Mr. Mershon and other customers. Mr. Mershon is a person with a disability who needs electricity in order to ambulate because he uses an electric motorized scooter to assist him to sustain his life.

Mr. Mershon feels Mr. Jordan is not fair because he is letting that order for the disconnection notices stand when he knows that they are threatening, intimidating and outright cruel for Mr. Mershon and other customers.

Mr. Mershon believes that if he is disconnected even though he pays on the bill The Commissioners will be violating his rights under Amendment 8, Cruel and Unusual Treatment. Mr. Mershon believes that Mr. Jordan is subjected to that Amendment too. Mr. Mershon plans to pay on the bill in two installments of \$50.00 a piece on February 3, 2014 and February 6, 2014. These arrangements were made on January 31, 2014 with Ms. Gay Fred, Customer Service Manager with the Missouri Public Service Commission which is under dispute in Mr. Mershon's complaint.

## MOTION TO EXTEND TIME FOR THE COMPLETION OF DISCOVERY UNDER SRCP

Furthermore, it will be impossible to have a hearing objecting to discovery documents when the First Set of Motion to Produce is contained in the envelope with this motion. Mr. Mershon believes that he is being treated very unfairly and that any hearings regarding discovery should be suspended and extended until discovery is completed. Mr. Mershon is entitled to two sets of Motions to Produce, Request for Admission, Interrogatories and any other discovery aspect in order to prove his case. This has not been done and the opposing sides as well as the Regulatory Judge have been very unfair to Mr. Mershon. He is requesting an extension of time be granted in order to complete the discovery process which is part of his due process rights.

Respectively submitted,