BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Ameren Missouri's Submission)	
of its 2015-2017 RES Compliance Plan and its)	File No. EO-2015-0267
2014 Compliance Report)	

REQUEST FOR CLARIFICATION OF UNITED FOR MISSOURI, INC.

COMES NOW United For Missouri, Inc. ("UFM"), by and through its counsel, pursuant to Commission Rule 4 CSR 240-2.160, and respectfully requests that the Missouri Public Service Commission ("Commission") clarify its *Order and Notice Regarding 2015 RES Compliance*Plan and Report ("Order and Notice"):

- 1. On August 5, 2015, the Commission issued its *Order and Notice* in the above referenced case. The *Order and Notice* made the following statement: "The Commission's rule also allows Public Counsel and other interested persons or entities to file comments regarding Ameren Missouri's Report and Plan. The Office of Public Counsel, the Division of Energy, Renew Missouri, United for Missouri, and Fred Sauer filed comments critical of the Report and Plan."
- 2. UFM fully supports the *Order and Notice*. However, UFM must point out that it did not file comments critical of the Report and Plan. Rather, UFM filed reply comments critical of the comments of Renew Missouri. UFM's point was that Renew Missouri's comments were unreasonable and unfounded and, if followed by the Commission, would be unreasonably costly to Ameren Missouri's customers. See *Reply Comments of United for Missouri, Inc.*, filed June 3, 2015.

WHEREFORE, for the foregoing reasons, United for Missouri respectfully requests the Commission clarify its *Order and Notice*.

Respectfully submitted,

By: /s/ David C. Linton

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Filed: August 7, 2015

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing Application to Intervene was sent to all parties of record in File No. EO-2015-0267 via electronic transmission this 7th day of August, 2015.

/s/ David C. Linton