

Diana M. Vuylsteke Voice: 259-2543 dmvuylsteke@bryancave.com

May 19, 2006

Ms. Cully Dale Secretary/Chief Regulatory Law Judge Missouri Public Service Commission Governor Office Building 200 Madison Street Jefferson City, Missouri 65101 FILED

MAY 1 9 2006

Missouri Public Service Commission Bryan Cave LLP

One Metropolitan Square 211 North Broadway, Suite 3600 St. Louis, MO 63102-2750

Tel (314) 259-2000

Fax (314) 259-2020

www.bryancave.com

Chicago

Hong Kong

lrvine

Jefferson City

Kansas City

Kuwait

Los Angeles

New York

Phoenix

Riyadh

Shanghai

St. Louis

United Arab Emirates (Dubai)

Washington, DC

And Bryan Cave,
A Multinational Partnership,

London

Re:

Case No. EO-2006-0430

Dear Ms. Dale:

Attached for filing in the above-referenced case are an original and eight (8) copies of the Application to Intervene of the Missouri Industrial Energy Consumers.

Thank you for your assistance in bringing this filing to the attention of the Commission, and please call me if you have any questions.

Very truly yours,

Diana M. Vuylsteke

iana Viylsteke

DMV:rms

FILED⁴
MAY 1 9 2006

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

Missouri Public Service Commission

In the Matter of an Investigation of Union)	
Union Electric Company d/b/a AmerenUE)	Case No. EO-206-0430

APPLICATION TO INTERVENE OF THE MISSOURI INDUSTRIAL ENERGY CONSUMERS

Comes now Anheuser-Busch, Boeing, DaimlerChrysler, Ford, General Motors, Hussmann Refrigeration, J.W. Aluminum, Monsanto, Pfizer, Precoat, Procter & Gamble, Nestlé Purina and Solutia, hereafter referred to as the Missouri Industrial Energy Consumers or "MIEC" and, pursuant to 4 C.S.R. 240-2.075, files its Application to Intervene. For its Application, the Missouri Industrial Energy Consumers states as follows:

- 1. The Missouri Industrial Energy Consumers is a Missouri corporation and is a group of large industrial energy consumers of Union Electric Company d/b/a AmerenUE ("AmerenUE").
- 2. As a group of large industrial customers of AmerenUE, the MIEC's interest in this case is different than that of the general public.
- 3. The MIEC is unsure of the position that it will take in this case, but reserves the right to take positions on the issues as this case proceeds.
- 4. The MIEC's intervention will serve the public interest by assisting the record for the Commission's decision in this case.

WHEREFORE, the MIEC respectfully requests that it be permitted to intervene, and that it be made a party to this case for all purposes.

Respectfully submitted,

BRYAN CAVE, LLP

Draia Venglsteke

Diana M. Vuylsteke # 42419 211 N. Broadway, Suite 3600

St. Louis, Missouri 63102 Telephone: (314) 259-2543 Facsimile: (314) 259-2020

E-mail: dmvuylsteke@bryancave.com

Attorney for The Missouri Industrial Energy Consumers

CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing document has been hand-delivered, transmitted by e-mail or mailed, First Class, postage prepaid, this 19th day of May, 2006, to all parties on the Commission's service list in this case.