BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Joint Application of Union)	
Electric, d/b/a Ameren Missouri, and Callaway)	
Electric Cooperative for an Order Approving an)	File No. EO-2023-0256
Addendum to a Territorial Agreement)	
Regarding Service to Customers in Callaway)	
County, Missouri)	

STAFF'S RECOMMENDATION

COMES NOW the Staff of the Missouri Public Service Commission ("Staff"), by and through counsel, and for its *Recommendation*, states the following:

- 1. In its Order Directing Notice, Setting Deadline For Intervention, and Directing Staff Recommendation issued in File No. EO-2023-0256 on February 14, 2023, the Commission ordered Staff to file a recommendation or status report in that case number later than March 9, 2023.
- 2. Previously, on February 9, 2023, Union Electric d/b/a Ameren Missouri ("Ameren" or "Company") and Callaway Electric Cooperative ("Cooperative"), hereinafter collectively referred to as Joint Applicants, filed their *Joint Application* to the Missouri Public Service Commission ("Commission").
- 3. On March 9, 2023, Staff filed its *Status Report*. Staff requested to May 4, 2023 to file its recommendation. The request was granted, and the Commission ordered Staff to file its recommendation no later than May 5, 2023.
- 4. Attached hereto and incorporated herein by reference is Staff's Recommendation, in which Staff recommends the Commission approve

Ameren and the Cooperative's Joint Application for their Joint Territorial Agreement Addendum.

WHEREFORE, Staff respectfully requests the Commission issue an order approving the Joint Applicants' Joint Application for approval of a territorial agreement addendum and for such further orders as the Commission deems meet and proper.

Respectfully submitted,

/s/ Eric Vandergriff

Eric Vandergriff Legal Counsel Missouri Bar No. 73984 P.O. Box 360 Jefferson City, MO 65102 573-522-9524 (Voice) 573-751-9285 (Fax) Eric.Vandergriff@psc.mo.gov

Staff Counsel for the Missouri Public Service Commission

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been mailed or hand-delivered, transmitted by facsimile or electronically mailed to all parties and/or counsel of record on this 28th day of April, 2023.

/s/ Eric Vandergriff

MEMORANDUM

TO: Missouri Public Service Commission Official Case File

Case No. EO-2023-0256, In the Matter of the Joint Application of Union Electric Company d/b/a Ameren Missouri and Callaway Electric Cooperative for Approval of an Addendum to a Territorial Agreement

Regarding Customers in Callaway County, Missouri

FROM: Alan J. Bax – Engineer, Engineering Analysis / Industry Analysis Division

Alan J. Bax 04/28/2023 Engineering Analysis Unit / Date Staff Counsel's Office / Date

SUBJECT: Staff Memorandum Recommending Approval of Application

DATE: April 28, 2023

STAFF RECOMMENDATION

The Staff of the Missouri Public Service Commission ("Staff") recommends that the Missouri Public Service Commission ("Commission") approve the Joint Application of Union Electric Company d/b/a Ameren Missouri ("Ameren Missouri") and Callaway Electric Cooperative ("CEC"), collectively referred to as the Joint Applicants ("Joint Applicants"), requesting approval of the Joint Applicants' Addendum No. 1 to their Territorial Agreement ("Addendum No. 1"), finding the transaction is not detrimental to the public interest, pursuant to Sections 394.312 and 416.041 RSMo 2020, as well as 20 CSR 4240-2.060 and 20 CSR 4240-3.130.

OVERVIEW

On February 9, 2023, Ameren Missouri and CEC filed their Joint Application with the Commission requesting approval to allow CEC to be the exclusive electric service provider to a new structure indicated to being built in Callaway County, Missouri, at 6006 County Road 260, Auxvasse, MO, located in the SW ¼ of Section-22, Township-49 North, Range-09 West, per the terms of *Addendum No. 1*. The Joint Applicants' Territorial Agreement ("TA" or "Joint Application"), dated March 22, 2002, was filed with the Commission on March 25, 2002, in File No. EO-2002-0458, and was approved in a Commission *Report and Order* on July 28, 2002. In this current

MO PSC FILE NO. EO-2023-0256

OFFICIAL CASE FILE MEMORANDUM

APRIL 28, 2023

PAGE 2 of 5

Joint Application, the Joint Applicants assert that CEC currently has adequate facilities

installed on this parcel of land capable of providing the level of electric service that is

anticipated and/or has been requested by the property owner, which would prevent an

otherwise necessary duplication of facilities.

CEC is organized under Chapter 394 RSMo 2020 to provide electric service to its

members located in all or part of two Missouri counties, including Callaway County, in

which lies the property identified in the *Joint Application*. The Commission has limited

jurisdiction over rural electric cooperatives, such as CEC, as specified in part in

Chapter 394 RSMo 2020. For the purpose of this case, CEC is subject to the jurisdiction

of the Commission under Section 394.312.4 RSMo 2020.¹

Rural electric cooperatives, such as CEC, are not required to pay assessment fees

or to file annual reports with the Commission. Staff is not aware of any unsatisfied

judgements or decisions against CEC in any state or federal agency or court involving

customer service or rates within the last three years that would have bearing on the

immediate Case. The Staff is not aware of any other matter before the Commission that

affects or is affected by this filing.

Ameren Missouri is an electrical corporation subject to the jurisdiction of the

Commission as specified, in part, by Chapters 386 and 393 RSMo 2020. Ameren Missouri

is current on filing its annual reports and payments of its assessment dues. Staff is currently

not aware of any unsatisfied judgments or decisions against Ameren Missouri in any state

or federal agency or court involving customer service or rates that would have bearing on

the immediate Case. The Staff is not aware of any other matter before the Commission that

affects or is affected by this filing.

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¹ Section 394.312.4 RSMo 2020 states in relevant part, "The provisions of sections 386.310 and 393.106 and sections 394.160 and 394.315 to the contrary notwithstanding, before becoming effective, all territorial agreements entered into under the provisions of this section, including any subsequent amendments to such

agreements...shall receive the approval of the public service commission by report and order..."

DISCUSSION

The Joint Applicants' *TA* created exclusive electric service areas for Ameren Missouri and CEC, as between them, within Callaway and Montgomery Counties in East Central Missouri. A portion of these exclusive service areas, located in northern Callaway County, Missouri, is illustrated on the map that is attached to this *Recommendation* as *Schedule AJB-1*. The parcel that is the subject of this *Joint Application* (6006 County Road 260, Auxvasse, Missouri) is located within the SW ¼ of Section-22, Township-49 North, Range-09 West as depicted on this map. As shown, this parcel lies within the exclusive service territory of Ameren Missouri per the terms of the *TA*.

The reasons cited for pursuing a TA twenty years ago included preventing a duplication of facilities in the identified areas, which would result in future cost savings associated with an increase in economic efficiencies and also provide increased public safety. While the Joint Applicants have experienced the benefits proffered in the *TA*, particular situations may occasionally arise that warrant a different course of action that would otherwise conflict with the explicit terms of the *TA*, i.e. the establishment of exclusive service territories. Such an occasion is the subject of the current *Joint Application*. Section 10 of the *TA*, which is entitled "Case-By-Case Exception Procedure", contains the protocols that the Joint Applicants followed in regard to addressing such a circumstance as described in their *Amendment No. 1* included in the *Joint Application*.

Staff visited the area and observed that a home is currently being constructed on the property located at 6006 County Road 260, Auxvasse, Missouri. Per the terms of the *TA*, this parcel is within the exclusive service territory of Ameren Missouri. However, CEC has an existing distribution line routed along the borderline of this property capable of being conveniently tapped in providing the requested electric service to the new home. In fact, as contemplated in Section 10.6 of the *TA*, CEC has established a temporary service assisting in the construction of this home. Ameren Missouri does not have comparable facilities in the immediate vicinity. Therefore, having CEC be the electric service provider

MO PSC FILE NO. EO-2023-0256

OFFICIAL CASE FILE MEMORANDUM

APRIL 28, 2023

PAGE 4 of 5

to this premise is in line with upholding the stated merits of the TA in that this makes the

most efficient use of existing facilities while preventing an otherwise duplication of

facilities required for Ameren Missouri to provide desired electric service.

As previously noted, the Joint Applicants filed their Joint Application requesting

approval of Addendum No. 1 per the procedure contained in Article 10 of their TA. The

Joint Application includes a statement from the property owner expressing their desire that

CEC be the provider of electric service to the property. It provides specific reasons in

justifying the Joint Applicants' request that CEC should be the electric service provider to

this parcel as required by 394.315.4 RSMo 2016 and 20 CSR 4240-3.130, which include

making the best use of existing facilities that prevents an otherwise necessary duplication

of facilities. The *Joint Application* also includes an aerial view of the property location.

Attached as Schedule AJB-2 is a copy of the applicable section of Ameren Missouri's tariff²

reflecting the resultant change to its certificated electric service area should the

Joint Application be approved by the Commission.

In addition, the Joint Applicants requested a variance from providing a sixty-day

notice of filing its Joint Application, as required by 20 CSR 4240-4.017. Staff concurs that

the Joint Applicants provided good cause in support of its request for a variance

per 20 CSR 4240-4.017(1)(D). The Joint Applicants also requested expedited treatment

per 20 CSR 4240-2.080(14) to enable CEC to provide permanent service to this property

as soon as practical.

CONCLUSION

As described above, Staff recommends that the Commission approve the request

made by the Joint Applicants to allow CEC to be the electric service provider to a new

home being constructed at 6006 County Road 260, Auxvasse, Missouri, per the terms

contained in Addendum No. 1 attached to the Joint Application as Appendix 2. This parcel

²P.S.C. Mo. No. 6

Original Sheet No. 8

MO PSC FILE NO. EO-2023-0256 OFFICIAL CASE FILE MEMORANDUM APRIL 28, 2023 PAGE 5 of 5

lies within the SW ¼ of Section-22, Township-49 North, Range-09 West, in Callaway County, Missouri, and is in the exclusive service territory of Ameren Missouri per the terms of the Joint Applicants' TA previously approved by Commission in July 2002. The Staff recommends the Commission determine that this request of the Joint Applicants is not detrimental to the public interest pursuant to Section 394.312 and 416.041 RSMo 2020. The Joint Application contains the requirements as specified in 20 CSR 4240-2.060 and 20 CSR 4240-3.130. Approval of the Joint Application allows the most efficient use of the existing electric facilities installed in this area and prevents an otherwise necessary duplication of facilities if Ameren Missouri provides the desired electric service.

In recommending approval of this request, Staff suggests the Commission note that no ratemaking determinations are being made as a part of its Order in this case. In addition, Staff recommends the Commission order Ameren Missouri to file revised illustrative tariffs that reflect the corresponding change in its certificated electric service area in Callaway County, Missouri as identified in *Schedule AJB-2*.

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Joint Applica Union Electric, d/b/a Ameren Mi Callaway Electric Cooperative for Approving an Addendum to a Te Agreement Regarding Service to in Callaway County, Missouri	ssouri, and) r an Order) <u>File No. EO-2</u> rritorial)	<u>023-0256</u>
Al	FIDAVIT OF ALAN J. BAX	
STATE OF MISSOURI)		
COUNTY OF COLE)		
COMES NOW ALAN J. BA	X, and on his oath declares that he is	of sound mind and lawful
age; that he contributed to the for	egoing Staff Recommendation, in Me	emorandum form; and that
the same is true and correct accord	ing to his best knowledge and belief	
Further the Affiant sayeth not.	20	
	Clark Bax	
	ALAN J. BAX	<u></u>
	JURAT	
	JUKAI	
	ne, a duly constituted and authorized	
the County of Cole, State of Mis	souri, at my office in Jefferson City	, on this $\frac{2^{4}}{}$ day
of April, 2023.	^ .	
	Dlanne L- Van Notary Public	ph.
DIANNA L VAUGHT Notary Public - Notary Seal STATE OF MISSOURI Cole County My Commission Expires: July 18, 2023 Commission #: 15207377		



ELECTRIC SERVICE

MO.P.S.C. SCHEDULE NO.	6		1st Revsied	SHEET NO.	8
CANCELLING MO.P.S.C. SCHEDULE NO.	6	-	Original	SHEET NO.	8
APPLYING TO MIS	SOURI	SERVICE AREA			

MISSOURI SERVICE AREAS (Cont'd.)

CALLAWAY COUNTY

TOWN	SHIP 1	RANGE	SECTIONS/U.S. SURVEYS
44 N	North 1	0 West	14, 15, 19, 20, 21, 28, 29, 30, $\Delta \underline{5}$, $\underline{6}$, $\underline{7}$, $\underline{13}$, $\underline{18}$, $\underline{22}$, $\underline{23}$, $\underline{24}$, $\underline{27}$
44 N	North 1	l West	2, 3, 4, 5, 8, 9, 10, 11, 14, 15, 16, 17, 22, 23, 24, 25, $\Delta\underline{1}$, $\underline{12}$, $\underline{13}$
45 N	Torth	7 West	Δ <u>5</u> , <u>6</u>
45 N	orth :	8 West	$\Delta \underline{1}$, $\underline{2}$, $\underline{3}$, $\underline{4}$, $\underline{5}$, $\underline{6}$, $\underline{7}$, $\underline{8}$, $\underline{9}$, $\underline{10}$, $\underline{11}$, $\underline{17}$, $\underline{18}$, $\underline{19}$
45 N	orth :	9 West	$\Delta \underline{1}$, $\underline{2}$, $\underline{3}$, $\underline{10}$, $\underline{11}$, $\underline{12}$, $\underline{13}$, $\underline{14}$, $\underline{15}$, $\underline{23}$, $\underline{24}$
45 N	North 10	D West	$\Delta \underline{4}$, $\underline{5}$, $\underline{6}$, $\underline{7}$, $\underline{8}$, $\underline{9}$, $\underline{16}$, $\underline{17}$, $\underline{18}$, $\underline{19}$, $\underline{20}$, $\underline{21}$, $\underline{28}$, $\underline{29}$, $\underline{30}$, $\underline{31}$, $\underline{32}$
45 N	orth 1	l West	1, 12, 13, 19, 20, 21, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, $\Delta 2$, 3 , 6 , 7 , 8 , 9 , 11 , 14 , 15 , 16 , 17 , 18 , 22 , 23
46 N	orth (8 West	$\Delta 22$, 27 , 28 , 29 , 30 , 31 , 32 , 33 , 34 , 35
46 N	orth :	9 West	$\Delta 2$, 3 , 4 , 5 , 6 , 7 , 8 , 9 , 10 , 11 , 13 , 14 , 15 , 16 , 17 , 18 , 20 , 21 , 22 , 23 , 24 , 25 , 26 , 27 , 28 , 29 , 34 , 35 , 36
46 N	orth 10	0 West	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
46 N	North 1	l West	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
47 N	orth :	9 West	$\Delta 27$, 28 , 29 , 30 , 31 , 32 , 33 , 34
47 N	orth 10	0 West	$\Delta 25$, 26 , 34 , 35 , 36
48 N	orth '	7 West	$ \Delta 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 32, 33, 34, 35, 36 $
48 N	orth !	9 West	2, 3, 4, 10, 11, $\Delta \underline{1}$, $\underline{5}$, $\underline{6}$, $\underline{7}$, $\underline{8}$, $\underline{9}$, $\underline{12}$, $\underline{13}$, $\underline{14}$, $\underline{15}$, $\underline{16}$, $\underline{17}$, $\underline{18}$, $\underline{19}$, $\underline{20}$, $\underline{21}$, $\underline{22}$, $\underline{23}$, $\underline{24}$
48 N	lorth 10	D West	$\Delta \underline{1}$, $\underline{2}$, $\underline{3}$, $\underline{4}$, $\underline{5}$, $\underline{6}$, $\underline{7}$, $\underline{8}$, $\underline{9}$, $\underline{10}$, $\underline{11}$, $\underline{12}$, $\underline{13}$, $\underline{14}$, $\underline{15}$, $\underline{16}$, $\underline{17}$, $\underline{18}$, $\underline{19}$
48 N	orth 1	l West	$\Delta \underline{1}$, $\underline{2}$, $\underline{3}$, $\underline{10}$, $\underline{11}$, $\underline{12}$, $\underline{13}$, $\underline{14}$, $\underline{15}$, $\underline{16}$, $\underline{23}$, $\underline{24}$
49 N	orth !	9 West	2, 11, 14, 23, 26, 27, 34, 35, $\Delta \underline{1}$, $\underline{3}$, $\underline{4}$, $\underline{9}$, $\underline{10}$, $\underline{12}$, $\underline{13}$, $\underline{15}$, $\underline{16}$, $\underline{17}$, $\underline{20}$, $\underline{21}$, $\underline{422}$, $\underline{24}$, $\underline{25}$, $\underline{28}$, $\underline{29}$, $\underline{32}$, $\underline{33}$, $\underline{36}$
49 N	orth 13	l West	$\Delta 25$, 26 , 27 , 34 , 35 , 36

AIn the underscored Sections/U.S. Surveys above, Company's right and obligation to serve in Callaway County is limited by the terms of the Territorial Agreement between Company and Boone Electric Cooperative approved in Case No. E0-99-267 and the Territorial Agreement between Company and Callaway Electric Cooperative approved in Case No. E0-2002-458, as amended by the First Amendment to the Territorial Agreement as approved in Case No. E0-2023-XXXXII.

DATE OF ISSUE _	tbd	DATE EFFECTIVE	tbd
ISSUED BY	Mark C. Birk	President & CEO	St. Louis, Missouri
	NAME OF OFFICER	TITLE	ADDRESS