

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

In the Matter of Union Electric Company    )  
d/b/a AmerenUE for Authority to file        ) Case No. ER-2011-0028  
Tariffs Increasing Rates for Electric Service )  
Provided to Customers in the Company's     )  
Missouri Service                                )

**NOTICE REGARDING EXTERNAL COMMUNICATION**

Issue Date: August 20, 2010

On August 18, 2010, I received the attached letter from Michael N. Hutcherson.

Respectfully Submitted,



Robert M. Clayton III  
Chairman

Dated at Jefferson City, Missouri,  
On this 20<sup>th</sup> day of August, 2010.

MICHAEL N. HUTCHERSON  
508 East Booneslick Road  
Jonesburg, Missouri 63351

Tuesday 10 August 2010

AMEREN UNION ELECTRIC CORPORATION  
Post Office Box 66529  
St. Louis, Missouri 63166 - 6529

Re: ELECTRIC SERVICE AT  
508 East Booneslick Road  
T47N, R3W, Sec. 7, SE1/4, NW1/4  
Montgomery County, Missouri

Communique: 1. 13 July 2010 (Exhibit 10)  
2. 10 August 2010

Via: Certified Mail - Return Receipt

1. The attached and incorporated Exhibit 10, same as Reference 16 in the attached and incorporated Exhibit 11, was received by Ameren Union Electric Corporation ("AUEC") on Monday 19 July 2010 (twenty two (22) Consecutive Calender Days ("CCD") prior to the date of this second (2nd) letter on the same subject), and no responce to Exhibit 10 has yet been received.

2. The knowing and willfully, unreasonable and irrational negligence on the part of AUEC in this matter has now created a

MATERIAL AND SUBSTANTIAL THREAT TO THE HEALTH AND SAFETY OF INDIVIDUALS

due to the unsafe hot and humid weather conditions that have prevailed during at least part of the 119 CCD since Tuesday 13 April 2010, Exhibit 10 (paragraph 4), when AUEC disconnected the electric service at the entitled address for no reasonable nor rational cause as indicated within the attached and incorporated Exhibit 11!!!!!!!!!!!!!!

3. Is there anything about Exhibit 10 and 11 as well as this letter that AUEC does not understand??????????

4. If yes to question 3, please effectively and efficiently communicate to me immediately in writing whatever AUEC does not understand.

5. If no to question 3, please execute Exhibit 10 (page 10A, paragraph 4) immediately!!!!!!!!!!

6. What is the effective meaning of AUEC's advertising agency's nonsense slogan, gimmick, etc

"WE (AUEC) LISTEN, WE RESPOND, WE DELIVER"

as applied to this particular matter??????????

7. What material and substantial, relevant, credible evidence exists to prove at minimum more probably than not that AUEC has properly LISTENED in this matter particularly considering the information within Exhibit 11??????????

8. In a comparable manner as in paragraph 7; what material and substantial, relevant, credible evidence exists to prove at minimum more probably than not that AUEC has properly RESPONDED in this matter particularly considering the information within Exhibit 11??????????

9. In a comparable manner as in paragraphs 7 and 8; what material and substantial, relevant, credible evidence exists to prove at minimum more probably than not that AUEC has properly DELIVERED in this matter particularly considering the information within Exhibit 11????????????

10. Is not AUEC's slogan, gimmick, etc within paragraph 6 simply a charade, fraud, etc for solely commercial purposes??????



MICHAEL N. HUTCHERSON

INCORPORATIONS

Attachments

Exhibits

10. HUTCHERSON, Michael N. letter to AUEC regarding "Electric service at 508 East Booneslick Road; T47N, R3W, Sec. 7, SE1/4, NW1/4; Montgomery County, Missouri" dated 13 July 2010, postmarked 16 July 2010, certified mail number 7009-0080-0001-3987-7055, return receipt signed by Harland M. Horn (stamp) and dated (postmarked) 19 July 2010.
11. References regarding interaction with AUEC during 16 August 2009 - 10 August 2010, seventeen (17) references.