## Ameren Missouri's Response to OPC Data Request - OPC ER-2024-0319

In the Matter of Union Electric Company d/b/a Ameren Missouri's Tariffs to Adjust Its Revenues for Electric Service

No.: OPC 2043

2043. Regarding the following article titled, "Ameren Missouri reaches agreement with federal prosecutors to offset clean air violations" (found at: <a href="https://missouriindependent.com/2024/11/06/ameren-missouri-reaches-agreement-with-federal-prosecutors-to-offset-clean-air-violations/">https://missouriindependent.com/2024/11/06/ameren-missouri-reaches-agreement-with-federal-prosecutors-to-offset-clean-air-violations/</a>):

- i. Please indicate whether or not Ameren Missouri will seek recovery of the mitigation costs associated with the clean air violations referenced in the article in this rate case?
  - 1. If no, will Ameren Missouri pursue cost recovery for mitigation costs associated with the Company's clean air violations in future proceedings?
- ii. Please describe the process Ameren Missouri will follow to provide vouchers for the High Efficiency Particulate Air ("HEPA") filters mentioned in the article (e.g., will Ameren Missouri purchase the filters and customers will come to Ameren Missouri to redeem their vouchers or will customers receive a voucher to a certain retailer to be able to purchase the HEPA filter).
- iii. Please indicate how Ameren Missouri plans on purchasing the estimated 125,000 HEPA air filters that are being prioritized for low-income communities (e.g., online, in bulk at reduced wholesale costs, through a competitive public request for a proposal, etc...).
- iv. Please indicate the estimated cost and the make and model of the HEPA filters Ameren Missouri plans on giving to customers.
- v. Will the voucher Ameren Missouri intends to provide to its customers cover the entire costs of the filter? If no, how much will

it cover?

- vi. Does the voucher only apply to the initial purchase or will future air filters be made available to a household as well?
- vii. Please provide a copy of the joint proposal filed on November 6, 2024 in the United States District Court for the Eastern District of Missouri referenced in the article.
- viii. Please provide any comments filed in response to the joint proposal referenced in DR 2043 vi. This data request is continuing in nature.

## **RESPONSE**

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Subject to the Company's objection, no mitigation costs are or will be reflected in the revenue requirement in this case.