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

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In the Matter of the Application of Ameren Transmission Company of Illinois for a Certificate of Convenience and Necessity Under Section 393.170.01, RSMo. relating to Transmission Investments in North Central Missouri

File No. EA-2025-0087

## SIERRA CLUB'S APPLICATION TO INTERVENE

COMES NOW Sierra Club, pursuant to the Commission's December 13, 2024 Order Directing Notice, Setting Intervention Deadline, and Setting Time for Responses, and 20 CSR 4240-2.075, and for its Application to Intervene, states as follows:

1. Sierra Club is a nonprofit organization organized and existing under the nonprofit corporation laws of the state of California. Sierra Club has over 610,000 members nationwide and approximately 9,000 members in Missouri, many of whom reside in the parts of Missouri that are in the MISO footprint and are electric customers of a distribution utility, such as Ameren Missouri.

2. Sierra Club exists for the purpose of preserving and protecting environmental values. Sierra Club is concerned with emissions of greenhouse gases that cause climate change, and with pollution from non-renewable sources that cause a host of health issues including asthma, mercury poisoning, sudden infant death syndrome, and respiratory problems, among others. Consistent with this mission, Sierra Club has long advocated for transitioning the electricity sector from coal- and gas-burning generation to cleaner and lower cost forms of energy, such as energy efficiency, renewable energy sources, and energy storage. Further, Sierra Club supports the construction of properly sited long-distance transmission as being necessary to robust deployment of renewable generation. Sierra Club's interest in protecting and enhancing

the quality of ambient air and water throughout the state will be favorably affected if longdistance transmission is constructed that allows Missouri utilities to aggressively pursue renewable energy that displaces uneconomic fossil fuel generation.

3. Sierra Club has been a party to numerous Missouri general rate cases, as well as integrated resource planning, energy efficiency, vehicle electrification, and other regulatory proceedings, including the Ameren transmission docket immediately preceding this one (EA-2024-0302). Sierra Club also participated in the CCN proceedings for the Grain Belt Express transmission line.

4. Sierra Club's interest in promoting cleaner and lower-cost forms of energy is different from that of the general public and could be adversely affected by an order inhibiting the construction of long-distance transmission that would discourage renewable generation. Sierra Club's intervention would serve the public interest in promoting prudent resource planning, public health, and the reduction of greenhouse gas emissions.

5. Sierra Club has not yet determined the positions it will take in this matter because discovery is necessary to help form such positions. Accordingly, Sierra Club expects to conduct and analyze discovery, after which it will decide whether to submit testimony that will articulate its position(s) on discrete issues.

6. Correspondence, communications, orders and decisions in this case may be sent

to:

Sarah Rubenstein (MO Bar #48874) Great Rivers Environmental Law Center 319 N. Fourth Street, Suite 800 St. Louis, Missouri 63102 (314) 231-4181 srubenstein@greatriverslaw.org

WHEREFORE, Sierra Club respectfully requests the Public Service Commission grant

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this Application to Intervene.

Respectfully Submitted,

/s/ Sarah Rubenstein Sarah Rubenstein (MO Bar #48874) Great Rivers Environmental Law Center 319 N. Fourth Street, Suite 800 St. Louis, Missouri 63102 (314) 231-4181 srubenstein@greatriverslaw.org

Counsel for Sierra Club

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 10<sup>th</sup> day of January, 2025, a true and correct copy of the

foregoing pleading was filed on EFIS and sent by email to all parties of record.

<u>/s/ Sarah Rubenstein</u> Sarah Rubenstein