#### 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 393.170.1,
RSMo. And Approval to Transfer an
Interest in Transmission Assets Under
393.190.1, RSMo relating to Transmission
Investments in Northwest and Northeast
Missouri.

File No. EA-2024-0302

### **<u>RESPONSE OF ALL PARTIES TO ORDER</u> <u>DIRECTING DATES FOR PREHEARING CONFERENCE</u>**

On March 25, 2025, the Missouri Public Service Commission ("Commission") ordered that all parties to the above-captioned case "file the dates when they will be available for a prehearing conference to be held via WebEx, during the month of April 2025." The undersigned parties, Ameren Transmission Company of Illinois (ATXI), Clean Grid Alliance (CGA), Missouri Joint Municipal Electric Utility Commission d/b/a Missouri Electric Commission ("MEC"), Midcontinent Independent System Operator, Inc. ("MISO"), The Office of Public Counsel (OPC), Renew Missouri Advocates d/b/a Renew Missouri (Renew Missouri), Sierra Club, and Staff of the Commission (Staff), which constitute all parties to this proceeding, have conferred and provide this joint report of dates on which their respective counsel are available for a prehearing conference.

1. As indicated below, the one date on which counsel for all parties are available is April 9, 2025, after 1:00 p.m.<sup>1</sup> Accordingly, the parties request that the Commission set the

<sup>&</sup>lt;sup>1</sup> Renew Missouri has a conflict from 11:00 AM to 1:00 PM on April 9, 2025 and Sierra Club has a conflict prior to Noon on that day. However, to the extent the prehearing conference is scheduled by the Commission for a time prior to 1:00 PM on April 9, 2025, Renew Missouri and Sierra Club waive their respective appearance at the prehearing conference and will work within the scheduling framework determined at the prehearing conference.

prehearing conference for April 9, 2025, if that date does not present a scheduling conflict for the Commission and the Administrative Law Judge.

2. In accordance with the Commission's March 25, 2025, Order the undersigned parties report that they are available for a prehearing conference on the following dates in April 2025:

						Renew	Sierra		#Parties
Date	ATXI	CGA	MEC	MISO	OPC	Missouri	Club	Sta ff	Availabl
Tue 04/01/25	A		А			A- AM	A-PM		4
Wed 04/02/25	А		А	A-AM		А	A**	A-PM	6
Thu 04/03/25	A-AM		А	A-PM					3
Fri 04/04/25	А						А	А	3
Mon 04/07/25	А	А	А		А	A-AM			5
Tue 04/08/25	А	А		А		А			4
Wed 04/09/25	А	А	А	А	А	$A^*$	A-PM	А	8
Thu 04/10/25	А	Α		A-PM		Α	A-PM		5
Fri 04/11/25	А	А	А		А	A-PM	А		6
Mon 04/14/25	А	А	А			А	А	А	6
Tue 04/15/25	А	A-AM	А			А	А	А	6
Wed 04/16/25	А	А	А	A-AM		А	A-PM		6
Thu 04/17/25		А		A-PM		A-PM	А	A-AM	5
Fri 04/18/25			А	А			А	А	4
Mon 04/21/25	А	A**	А	А	A-AM		A-PM		6
Tue 04/22/25		А		Α			A-PM		3
Wed 04/23/25		А		А			A-PM		3
Thu 04/24/25	А	А	А	A-PM		А	A-PM		6
Fri 04/25/25	А	А	А	А		A-PM			5
Mon 04/28/25	А		А	А					3
Tue 04/29/25	А	А	А	А		А	A-PM		6
Wed 04/30/25	А	А	А	A-AM		А	A-PM		6

A=Available all day; A-AM=Available AMOnly; A-PM=Avavilable PMOnly.

 $A^*$  = Not available from 11:00 AM to 1:00 PM.

A<sup>\*\*</sup> Available any time after 11:00 AM

WHEREFORE, Staff and the undersigned Parties report their availability for a prehearing conference as indicated above and support the Commission conducting the prehearing conference on April 9, 2025.

Respectfully submitted,

/s/ Carmen L. Fosco

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## **Counsel for Sierra Club**

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Attorney for Office of the Public Counsel

## **CERTIFICATE OF SERVICE**

The undersigned certifies that a true and correct copy of the foregoing document was served on the persons on the Missouri Public Service Commission's service list in this case via electronic mail (e-mail) on March 31, 2025.

> <u>/s/. Carmen L. Fosco</u> Carmen L. Fosco