BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application of Union)	
Electric Company d/b/a Ameren Missouri)	
For Permission and Approval and a)	Case No. EA-2025-0344
Certificate of Public Convenience and Necessity)	

APPLICATION TO INTERVENE OF RENEW MISSOURI ADVOCATES

COMES NOW Renew Missouri Advocates d/b/a Renew Missouri ("Renew Missouri"), and pursuant to 20 CSR 4240-2.075, applies to intervene in the above-captioned case. For its *Application to Intervene* Renew Missouri states:

- 1. Renew Missouri is a non-profit corporation organized under the laws of Missouri with its principal place of business at 501 Fay Street, Suite 206, MO 65201. Renew Missouri is a registered fictitious name of Renew Missouri Advocates under § 417.200, RSMo. Renew Missouri is a non-profit policy group whose mission is to transform Missouri into a leading state in renewable energy and energy efficiency.
- 2. As advocates for renewable energy and energy efficiency efforts in Missouri, Renew Missouri's interests are different than those of the general public and may be adversely affected by a final order arising from this case if policies hindering those efforts are adopted. In particular, policies discouraging renewable generation siting in Missouri would negatively impact Renew Missouri's efforts.
- 3. Granting Renew Missouri intervention will serve the public interest by assisting the Commission's record for decision in this case, and no party will be adversely affected by such intervention.

- 4. Renew Missouri has not yet taken a final position in this specific case based on the application and forthcoming evidence, but generally advocates for policies that promote the transition to more reliance on renewable energy, as well as energy efficiency efforts that encourage energy savings, decreased reliance on fossil fuel generation, and increased affordability. Renew Missouri also advocates for sensible transmission policies that support increased reliability and access to renewable energy. Renew Missouri anticipates being able to take a position in responsive testimony, after reviewing forthcoming testimony and discovery.
 - 5. Pleadings, notices, and other correspondence in this case should be directed to:

Nicole Mers

506 Fay Street

Suite 206

James Owen

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Columbia, MO 65201 Columbia, MO 65201

nicole@renewmo.org

General Counsel Executive Director

WHEREFORE, Renew Missouri respectfully requests that the Commission grant this *Application to Intervene*, along with any further relief the Commission deems proper.

Respectfully,

/s/ Nicole Mers

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GENERAL COUNSEL FOR RENEW MISSOURI ADVOCATES

CERTIFICATE OF SERVICE

I hereby certif	fy that copies	of the foregoin	ng have been	emailed to all	counsel of re	ecord this	7th day
of July 2025.							