

BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI

In the Matter of the Application of Ameren)
Transmission Company of Illinois for a Certificate)
of Convenience and Necessity under Section) File No. EA-2024-0302
393.170.1, RSMo. relating to Transmission)
Investments in Northwest and Northeast Missouri)

MISSOURI JOINT MUNICIPAL ELECTRIC UTILITY COMMISSION d/b/a
MISSOURI ELECTRIC COMMISSION'S ("MEC") POSITION STATEMENT ON THE
PARTIES' LIST OF ISSUES FILED OCTOBER 10, 2025

1. What concerns, if any, alleged by the intervenor landowners regarding routing and siting issues affecting properties of the intervenor landowners does the Commission have the authority to address, including but not limited to alleged violations of Commission Rule 20 CSR 4240-20.045(6)(K)(1)?

MEC's Position: As ordered by the Commission on July 8, 2025 in its "Order Setting Procedural Schedule," because the evidentiary hearing is limited to routing and siting issues affecting the properties of the intervenor landowners, MEC and its witnesses have been excused from attending the evidentiary hearing, although undersigned counsel has been granted permission to attend the hearing virtually. Thus, as of the date of this filing, the record of evidence does not cause MEC to take a position on Issue No. 1. However, MEC reserves the right to take a position on this Issue in the event that evidence disclosed between this date and the conclusion of the hearing provides grounds for MEC to take a position on this Issue.

2. For alleged concerns regarding routing and siting issues affecting properties of the intervenor landowners that the Commission has the authority to address, what relief, if

any, is warranted, including any modifications to the route associated with Ameren Transmission Company of Illinois' ("ATXI") application or additional conditions?

MEC's Position: *As ordered by the Commission on July 8, 2025 in its "Order Setting Procedural Schedule," because the evidentiary hearing is limited to routing and siting issues affecting the properties of the intervenor landowners, MEC and its witnesses have been excused from attending the evidentiary hearing, although undersigned counsel has been granted permission to attend the hearing virtually. Thus, as of the date of this filing, the record of evidence does not cause MEC to take a position on Issue No. 2. However, MEC reserves the right to take a position on this Issue in the event that evidence disclosed between this date and the conclusion of the hearing provides grounds for MEC to take a position on this Issue.*

Respectfully Submitted,

By: /s/ Peggy A. Whipple
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Electric Utility Commission d/b/a Missouri
Electric Commission***

CERTIFICATE OF SERVICE

I hereby certify that on the 17th day of October, 2025, a copy of the foregoing **Missouri Joint Municipal Electric Utility Commission d/b/a Missouri Electric Commission's Position Statement on the Parties' List of Issues Filed October 10, 2025** has been served on all parties on the official service lists for this matter via filing in the Commission's EFIS system and/or email.

/s/ Peggy A. Whipple
Peggy A. Whipple