

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

In the Matter of Ameren Missouri's 2025)
Integrated Resource Plan Annual Update) File No. EO-2026-0088
Report.)

ANNUAL UPDATE POST-WORKSHOP SUMMARY REPORT

COMES NOW Union Electric Company d/b/a Ameren Missouri ("Ameren Missouri" or "Company"), and for its Annual Update Post-Workshop Summary Report, states as follows:

1. On October 30, 2025, Ameren Missouri filed its 2025 Integrated Resource Plan ("IRP") Annual Update Report pursuant to 20 CSR 4240-22.080(3).

2. On November 6, 2025, Ameren Missouri hosted its annual update workshop with its stakeholder group. Attendees included representatives from the Missouri Public Service Commission Staff, the Office of Public Counsel, Renew Missouri, Council for the New Energy Economics, Clean Grid Alliance, Sierra Club, Invenergy, and Grain Belt Express LLC.

3. Ameren Missouri hereby files this Annual Update Post-Workshop Summary Report in compliance with 20 CSR 4240-22.080(3)(C), which requires that the utility file a report listing and describing any action items resulting from the workshop to be undertaken by the utility prior to the next triennial compliance filing or annual update filing.

4. During the workshop, stakeholders asked several questions to which Ameren Missouri did not have immediate responses and committed to provide answers as part of this summary report. The questions and responses are:

a. Q: What costs were included for natural gas combined cycle ("NGCC") with carbon capture and sequestration ("CCS")?

A: Please see the discussion of NGCC and CCS on page 15 in Chapter 9 of the Company's 2023 IRP and O&M cost assumptions on page 9 in Chapter 6 – Appendix A, and capital cost assumptions on page 14 in 2025 Change in Preferred Plan Filing

b. Q: Are Ameren Missouri's plans affected by the withdrawal of funds for CCS by the U.S. Department of Energy ("DOE")?

A: No. The Company's plans did not include an expectation of such funding.

c. Is Ameren Missouri considering financing through the DOE's Title 17 Clean Energy Financing program?

A: The Company has neither ruled out nor committed to pursuing financing options available through Title 17 and will consider such options at the appropriate time.

5. Ameren Missouri will not be making any changes to its 2025 Annual Update Report.

WHEREFORE, Ameren Missouri requests the Missouri Public Service Commission accept this summary report.

Respectfully submitted,

/s/ Paula N. Johnson

Paula N. Johnson, #68963

Senior Corporate Counsel

Ameren Missouri

1901 Chouteau Avenue, MC 1310

St. Louis, MO 63103

(314) 861-3220 (phone)

(314) 554-4014 (fax)

AmerenMOService@ameren.com

**Attorney for Union Electric Company d/b/a
Ameren Missouri**

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing document was served on all parties of record, as well as those on the service list for the above-captioned file number, via electronic mail (e-mail) on this 14th day of November, 2025.

/s/ Paula N. Johnson

Paula N. Johnson