

BEFORE THE PUBLIC SERVICE COMMISSION

STATE OF MISSOURI

TRANSCRIPT OF PROCEEDINGS

EVIDENTIARY HEARING

In the Matter of the Application )  
of Union Electric Company d/b/a ) Case No.  
Ameren Missouri for Approval of New ) ET-2025-0184  
Modified Tariffs for Service to )  
Large Load Customers )

THURSDAY, NOVEMBER 20, 2025  
9:00 a.m.

Governor Office Building  
200 Madison Street  
Jefferson City, MO 65101  
and WebEx

VOLUME 2

JOHN T. CLARK, Presiding  
SENIOR REGULATORY LAW JUDGE

KAYLA HAHN, Chair,  
MAIDA J. COLEMAN,  
GLEN KOLKMEYER,  
JOHN MITCHELL,  
COMMISSIONERS

REPORTED BY:  
Tracy Taylor, CCR No. 939

A P P E A R A N C E S

JAMES B. LOWERY

JBL Law, LLC  
9020 S. Barry Road  
Columbia, Missouri 65203  
573.476.0050  
lowery@jblawllc.com  
FOR: Union Electric Company

WENDY TATRO

1901 Chouteau Avenue, MC 1310  
St. Louis, Missouri 63103  
314.554.3533  
wtatro@ameren.com  
jmoore499a@ameren.com  
FOR: Union Electric Company

ANDREW SCHULTE

Polsinelli PC  
900 W. 48th Place, Suite 900  
Kansas City, Missouri 64112  
FOR: Google

JAMES M. FISCHER

Fischer & Dority, PC  
2081 Honeysuckle  
Jefferson City, Missouri 65101  
jfisherpc@aol.com  
FOR: Evergy Missouri

JACQUELINE M. WHIPPLE

Dentons US LLP  
4520 Main Street, Suite 1100  
Kansas City, Missouri 64111-7700  
816.460.2545  
FOR: Evergy Missouri

COLE BAILEY

1200 Main Street  
Kansas City, Missouri 64105  
cole.bailey@evergy.com  
FOR: Evergy

A P P E A R A N C E S (Cont'd)

STEPHANIE S. BELL

Ellinger and Associates, LLC  
308 E. High Street, Suite 300  
Jefferson City, Missouri 65101  
sbell@ellingerlaw.com

FOR: Amazon Data Services

SARAH RUBENSTEIN

319 N. 4th Street, Suite 800  
St. Louis, Missouri 63102  
314.231.4181  
srubenstein@greatriverslaw.org

FOR: Sierra Club

MARC D. POSTON

JOHN CLIZER

Department of Commerce & Insurance  
200 Madison Street, Suite 650  
PO Box 2230  
Jefferson City, Missouri 65102  
opcservice@opc.mo.gov

FOR: Office of the Public Counsel (OPC)

MARK JOHNSON

ALEXANDRA (LEXI) KLAUS

Department of Economic Development  
200 Madison Street, Suite 800  
PO Box 360  
Jefferson City, Missouri 65102-0360  
staffcounselservice@psc.mo.gov

FOR: Staff of the Missouri Public Service

Commission

1 JUDGE CLARK: Let's go on the record.  
2 Today is November 20th of 2025 and the current time is  
3 9:02 a.m. This proceeding is being held in Room 310  
4 of Governor Office Building, as well as electronically  
5 via WebEx.

6 The Commission has set aside this time  
7 today for an evidentiary hearing in the matter of the  
8 application of Union Electric Company, doing business  
9 as Ameren Missouri, for approval of new modified  
10 tariffs for service to large load customers, and that  
11 is Case Number ET-2025-0184.

12 My name's John Clark. I'm the Regulatory  
13 Law Judge presiding over this hearing. To my left is  
14 Commissioner Mitchell. And the other Commissioners  
15 may be joining me in and out today, depending on where  
16 we go with this. I may have some opening questions  
17 based on things parties have alluded to.

18 I am going to go ahead and have counsel  
19 for the parties enter their appearance at this time,  
20 starting with Ameren Missouri.

21 MR. LOWERY: Thank you, Judge. James  
22 Lowery and Wendy Tat- -- Tatro on behalf of Ameren  
23 Missouri. Our contact information is in the record.

24 JUDGE CLARK: On behalf of Staff.

25 MS. KLAUS: Thank you, Judge. Alexandra

1 Klaus and Mark Johnson on behalf of Staff. And our  
2 information is with the reporter.

3 JUDGE CLARK: Thank you.

4 Public Counsel.

5 MR. CLIZER: John Clizer on behalf of the  
6 Office of Public Counsel.

7 JUDGE CLARK: Thank you.

8 Everyg, and I'm going to assume Metro and  
9 West.

10 MS. WHIPPLE: That's right. Jacqueline  
11 Whipple, Jim Fischer and Cole Bailey today for Everyg.  
12 Thank you so much.

13 JUDGE CLARK: Thank you.

14 Liberty requested to be excused and  
15 that -- and that request was granted.

16 Missouri Industrial Energy Consumers.  
17 And it's my understanding -- well, I received an  
18 e-mail this morning asking if the attorney could  
19 appear remotely. I have no objections to that. Is  
20 that attorney on? Okay.

21 Emily, if that attorney does -- if you  
22 would send them information to join, I'd appreciate  
23 that.

24 On behalf of Google.

25 MR. SCHULTE: Good morning, Judge Clark.

1 Andrew Schulte and Sean Pluta representing Google. And  
2 our information is in the record. Thank you.

3 JUDGE CLARK: All right. Amazon Data  
4 Services.

5 MS. BELL: Good morning, Your Honor.  
6 Stephanie Bell with the law firm of Ellinger, Bell.  
7 My information is in the record for Amazon Data  
8 Services.

9 JUDGE CLARK: Thank you.

10 On be- -- well, Renew Missouri asked to  
11 be excused and that was granted.

12 And finally, Sierra Club.

13 MS. RUBENSTEIN: Good morning, Your  
14 Honor. Sarah Rubenstein here on behalf of Sierra  
15 Club. My contact information is in the record.  
16 Thanks.

17 JUDGE CLARK: Thank you. Okay.

18 COMMISSIONER KOLKMEYER: Judge Clark,  
19 this is Commissioner Kolkmeier. I will be joining via  
20 WebEx today.

21 JUDGE CLARK: Thank you, Commissioner  
22 Kolkmeier. And -- the Commissioner is still  
23 recovering from a surgery so he will be WebEx all day,  
24 I believe.

25 Preliminary matters? Well, I think we

1 have a lot to talk about here. There was a -- there  
2 was a stipulation filed. The seven days to -- the  
3 seven days to file an objection to that stipulation  
4 before the Commission could declare it unanimous, if  
5 it wanted to, were getting ready to expire.

6 A superseding -- or at least what  
7 identified as a superseding, which would function like  
8 a new or an amended, was filed and that essentially  
9 restarted the clock on the superseding.

10 And then a -- I'm assuming a corrected  
11 one or another one was filed this morning just before  
12 this hearing. And I don't think we've had really --  
13 well, any opportunity to go over that.

14 So I guess my -- my starting question is  
15 going to be, where are we now? How do the parties  
16 envision this going forward? Now, I know that some of  
17 the parties were meeting because they gave me a  
18 heads-up that I might need to delay the hearing for  
19 that. So if one of those parties would like to tell  
20 me what's going on, I'd really like to know.

21 MR. LOWERY: Judge, this is Jim Lowery.  
22 I'll take -- I'll take a crack at it. We had  
23 discussions with the Office of Public Counsel this  
24 morning. And I'll try to describe where we landed  
25 and -- and how we think we can proceed, and obviously

1 answer the Bench's questions and any other counsel can  
2 chime in.

3 The Office of Public Counsel asked to  
4 have until three o'clock today to object or not object  
5 to the amended stipulation that was filed this  
6 morning.

7 Just for clarity, the only difference  
8 between the stipulation filed yesterday afternoon and  
9 the one this morning is we changed three or four words  
10 so that the ERS reports that are the surveillance  
11 reporting reports that are to be provided as provided  
12 for that provision of the stipulation, would be  
13 provided to all of the large load customers rather  
14 than just Google, the one customer.

15 That is the only difference between the  
16 stipulation that was filed yesterday, so that's why we  
17 amended it this morning. It was an oversight that we  
18 didn't get taken care of yesterday afternoon.

19 So what I think the parties -- at least  
20 based on discussion between the Company and OPC -- are  
21 asking for is the Commission to suspend the hearing  
22 today, order that objections to that amended stip must  
23 be filed by three o'clock today.

24 If an objection is filed, then we would  
25 have a hearing, but -- and I believe there's



1 consensus -- I don't -- I wasn't able to talk to  
2 Ms. Rubenstein because she was not here in person, but  
3 I -- my -- my sense is there's consensus that we would  
4 then submit the case on the pre-filed testimony only  
5 and that no party would have cross-examination for any  
6 other party.

7 If the Commission had questions for any  
8 witnesses, then obviously we'd make those witnesses  
9 available; but if the Commission did not, then we  
10 would not need to do that. The attorney -- wouldn't  
11 be any opening statements.

12 The attorneys would appear tomorrow and  
13 we would make sure we get the exhibits properly marked  
14 and in the record, the errata -- we have some -- a few  
15 errors that you asked us to prepare errata sheets and  
16 we've done that, I believe. I know we have and I  
17 think the other parties have. And then the case would  
18 be submitted at that time.

19 If there -- if there isn't -- so that --  
20 if there is no objection, that's the way. If there  
21 isn't an objection, then there wouldn't be a need for  
22 a hearing and the testimony and errata could just be  
23 submitted, you know, so that the record's complete.

24 And how -- whatever process the Bench  
25 would like to go through, whether we want us here

1 physically, whether we want to do it in another way,  
2 obviously I think the parties are completely -- you  
3 know, obviously we would do that. So I think that's  
4 where we are.

5 JUDGE CLARK: And Public Counsel, do you  
6 care to address that?

7 MR. CLIZER: No.

8 JUDGE CLARK: Is that your understanding?

9 MR. CLIZER: Yes.

10 JUDGE CLARK: Bear with me just a moment.  
11 We have already shortened this hearing  
12 from five days to three days and then to two days and  
13 now we're talking about shortening what was originally  
14 a five-day hearing to a single day. And I think  
15 everybody's presumption is that we can do that just  
16 because the Everygy hearing resolved faster than  
17 anticipated.

18 However, if -- if objections to the  
19 stipulation -- the non-unanimous stipulation and  
20 agreement are received before 3:00, then we're  
21 obviously in a different world. And the new  
22 stipulation, which we really haven't had a chance to  
23 really peruse over and incorporate staff now as a  
24 signatory, that will default to a position statement  
25 of the parties.

1                   So I've just got some questions in regard  
2 to that. I'm going to start with you, Mr. Clizer. If  
3 OPC -- well, let me ask a question first -- and if I  
4 encroach in any way into settlement and you do not  
5 want to answer, you don't have to answer.

6                   OPC -- well, first of all, if OPC were to  
7 object and we were to move into hearing tomorrow, does  
8 OPC, or any other party for that matter, have an  
9 objection with the proposal to submit on the pre-filed  
10 testimony and admitting the pre-fi- -- basically  
11 waiving the -- the witness getting up and going  
12 through it except for witnesses that the Commission  
13 might want to talk to?

14                  MR. CLIZER: No.

15                  JUDGE CLARK: And you need until  
16 three o'clock? We can't have the hearing and have the  
17 three o'clock deadline?

18                  MR. CLIZER: We would ask for the  
19 three o'clock deadline

20                  JUDGE CLARK: Okay. So you would ask me  
21 to suspend the hearing?

22                  MR. CLIZER: Yes.

23                  JUDGE CLARK: Are we all going to be  
24 here? Are we all going to go our separate ways until  
25 tomorrow? I mean, what's going to happen at -- what's

1 going to happen at 3:00, 3:15?

2 MR. LOWERY: Company will be here. And  
3 I -- I won't speak for the others, but I guess --  
4 well, I think probably we all will be if that's what  
5 you'd like us to do, Judge.

6 JUDGE CLARK: I don't know yet.

7 Again, OPC?

8 MR. CLIZER: Your Honor, I do not believe  
9 this will be an issue.

10 JUDGE CLARK: Thank you for letting me  
11 know that. I have one additional question I'd like  
12 you to answer and then I think -- I think -- then I  
13 think I can rule on that.

14 And again, you -- you don't have to  
15 answer this question, but I am going to ask it. Is  
16 OPC's main point right now the community development  
17 program? Is that -- is that the big difference at  
18 this point?

19 MR. CLIZER: No.

20 JUDGE CLARK: That's not. Okay. Thank  
21 you for letting me know that. So if this were -- if  
22 there were objections, your opinion would be that  
23 every -- that as a position statement, we'd need to  
24 put on evidence on every one of those issues, correct?

25 MR. CLIZER: I believe that would be a

1 correct interpretation of the Commission's rules.

2 MR. LOWERY: Judge, I would offer I think  
3 that the pre-filed testimony addresses all of those  
4 issues and -- including -- there -- there's nothing in  
5 the stipulation that wasn't raised, you know, by the  
6 pre-filed testimony in the case either.

7 JUDGE CLARK: Okay. I was going to go  
8 ahead and take some evidence, but I'm not going to do  
9 that. I'm going to grant the request and we will  
10 break until 3:15. And at 3:15, I'd like to see  
11 everybody back here. If you are unable to be back  
12 here, and I don't see why that would be the case,  
13 please let me know and you can appear remotely.

14 MR. FISCHER: Judge -- Judge, this is Jim  
15 Fischer. I did want to mention one thing that I  
16 mentioned to you at the Bench. We have one witness  
17 from Everygy that is not available after 3:30 today.

18 And if the Commissioners did have  
19 questions, I notice he's on right now, Ryan Hledik.  
20 But otherwise, we'll do our best to -- to make him  
21 available at some time in the future if that's your  
22 preference.

23 JUDGE CLARK: I think that would be my  
24 preference. I'm not going to keep anybody over today.  
25 I mean, if we meet at 3:15, it's basically going to be

1 meeting to see how we move forward and whether or not  
2 we want to get openings out of the way today. So  
3 that's my anticipation. But we will re- -- we will  
4 recess until 3:15 and go off the record.

5 (A recess was taken.)

6 JUDGE CLARK: Okay. We had recessed to  
7 allow Public Counsel until 3:00 p.m. to object to the  
8 stipulation and -- the non-unanimous stipulation and  
9 agreement that was filed this morning, and I've got a  
10 few quick questions in regard to that.

11 That 3:00 p.m. deadline, that was in lieu  
12 of the seven days to object?

13 MR. POSTON: Yes.

14 JUDGE CLARK: And so you believe you've  
15 had a full and fair chance to object to this  
16 stipulation and agreement?

17 MR. POSTON: Yes, Judge.

18 JUDGE CLARK: And you understand that  
19 under the rule, you're waiving rights to a hearing as  
20 to issues addressed therein?

21 MR. POSTON: Yes, I understand that.

22 JUDGE CLARK: Okay. Thank you.

23 I've got -- there was one issue that was  
24 not addressed in any way, shape or form in the  
25 stipulation and agreement, and that was Dr. Marke's

1 proposed community development program. Is that an  
2 issue? I have some questions about that if -- if  
3 you're wanting to take that up. Are you wanting to  
4 take that issue up?

5 MR. POSTON: We are not, as it was not  
6 part of the stipulation that we -- we don't support  
7 that stipulation, but we are not opposing it. But we  
8 just -- considering that just a non-issue now.

9 JUDGE CLARK: Okay. So there's -- you --  
10 you are not wanting to offer evidence on that and you  
11 are waiving that issue?

12 MR. POSTON: Well, I would like to have  
13 all the pre-filed evidence -- testimony entered into  
14 the record, if we could.

15 JUDGE CLARK: I intend to do that --

16 MR. POSTON: Okay.

17 JUDGE CLARK: -- towards the end of this.  
18 I -- I want to preserve the right for the Commission  
19 to make whatever decision, and if they need to make a  
20 decision issue-by-issue on the evidence, I want them  
21 to be able to do that.

22 MR. POSTON: Absolutely. And my only  
23 other request is, I know under the Commission's rules,  
24 a stipulation that's not unanimous, that's not been  
25 opposed to, can be considered a unanimous stipulation.

1 I'd just ask that you just keep it as a non-unanimous  
2 stipulation. We are not signing on, but we are not  
3 objecting, so.

4 JUDGE CLARK: I believe I understand you.  
5 Okay. Thank you, Mr. Poston.

6 MR. POSTON: And I don't know -- for the  
7 court reporter, my name's Marc Poston with Office of  
8 Public Counsel.

9 JUDGE CLARK: Thank you for clarifying  
10 that. Bear with me one moment.

11 I can't think of anything else that we  
12 need to do at the moment. So other than entering  
13 evidence into the record, which I would like at least  
14 the attorneys to stick around to do, is there anything  
15 else that needs to be taken up by the Commission at  
16 this time?

17 MR. LOWERY: I don't believe so, Judge,  
18 but I'll -- I'll bring it up because I was going to  
19 bring it up when we enter the evidence.

20 We'd ask the Commission -- I mean, we  
21 can -- we can mark it and make it an exhibit number  
22 like was done in the Everyg case. That would be the  
23 stipulation we filed this morning, just so the record  
24 is clear. Or you're -- you can take official notice  
25 of it by reference to it, as you know, under 536.070,



1 I believe it is. But -- but we would ask that that be  
2 done.

3 JUDGE CLARK: It was my intent to do  
4 that. I want to take -- I want to take the  
5 stipulation into evidence. I also want to take the  
6 application into evidence. I don't know if --

7 MR. LOWERY: Okay.

8 JUDGE CLARK: -- it is as well. And I  
9 was going to ask -- and I will do it later -- as to  
10 whether there's any objections to -- to taking  
11 Everyg's into the record?

12 MR. LOWERY: No objection from the  
13 Company.

14 JUDGE CLARK: Well, we'll get to it  
15 later.

16 MR. LOWERY: Okay. Sorry.

17 JUDGE CLARK: And Commissioner Coleman is  
18 joining us. The other two Commissioners are online.

19 I knew I had one additional question.  
20 The attorney from MIEC who asked to appear remotely  
21 that was unable to enter their appearance this  
22 morning, is Ms. Plescia online? Okay. I do not  
23 believe we have MIEC present.

24 All right. The only other thing I'm  
25 going to do at this point is I assume nobody's going

1 to be objecting to entering anybody else's testimony  
2 into the record and exhibits. If that's not going to  
3 be an issue, I can't see a reason that we would need  
4 witnesses at this time.

5 So if the attorneys want to stay, anybody  
6 else is welcome to stay who wants, but it's kind of  
7 just going to be me going through the exhibits. And I  
8 will try and do so quickly.

9 I have Exhibit 1, Ajay Arora direct;  
10 Exhibit 2, Ajay K. Arora surrebuttal; Exhibit 3,  
11 Robert B. Dixon direct; Exhibit 4, Robert B. Dixon  
12 surrebuttal; Exhibit 5, Darryl T. Sagel, surrebuttal.  
13 Some of these have confidential versions. I'm not  
14 going to do it differently, because the exhibit  
15 number's the same.

16 Exhibit 6 is Matt Michels substitute  
17 direct. Exhibit 7 is Matt Michels sur- -- is it  
18 Mitchells? Michels? Okay. I had it right.

19 Exhibit 7, Matt Michels surrebuttal;  
20 Exhibit 8, Steven Wills direct; and Exhibit 9, Steven  
21 Wills surrebuttal.

22 Is there any objection to taking those  
23 into the record as exhibits?

24 MR. LOWERY: One quick question while  
25 you're -- we do have the errata sheets on three of

1 those, and I had planned on marking them as separate  
2 exhibits. I didn't know how you wanted to handle  
3 that. Do you want to that now or --

4 JUDGE CLARK: At the end, we'll round  
5 them up and I'll give them exhibit numbers, along at  
6 the same time that we address the stipulation and the  
7 application.

8 MR. LOWERY: Okay. Thank you, Judge.

9 JUDGE CLARK: Okay. I heard no  
10 objections and Exhibits 1 through 9 are admitted onto  
11 the hearing record.

12 (Exhibits 1 through 9 were received into  
13 evidence.)

14 JUDGE CLARK: If I miss a piece of  
15 evidence, let me know.

16 Exhibit 100, the supplemental rebuttal  
17 testimony of J Luebbert; Exhibit 101, Staff  
18 Recommendation Rebuttal Report; Exhibit 102,  
19 surrebuttal testimony of Amanda Arandia; Exhibit 103,  
20 surrebuttal testimony of Claire Eubanks; Exhibit 104,  
21 surrebuttal testimony of Brad Fortson; Exhibit 105,  
22 surrebuttal testimony of Jordan Hull; Exhibit 106 --  
23 six, surrebuttal testimony of Sarah Lange;  
24 Exhibit 107, surrebuttal testimony of J Luebbert;  
25 Exhibit 200, rebuttal testimony of Lena Man- -- oh,

1 wait. Getting into the next party.

2 So that will be Exhibits 1 [as said]  
3 through 107. Are there any objections to admitting  
4 those onto the hearing record? Hearing none, those  
5 are so admitted.

6 (Exhibits 100 through 107 were received  
7 into evidence.)

8 JUDGE CLARK: Okay. Starting with the  
9 next party, Exhibit 200, rebuttal testimony of Lena  
10 Mantle; Exhibit 201, surrebuttal testimony of Lena  
11 Mantle; Exhibit 202, rebuttal testimony of Geoff  
12 Marke; Exhibit 203, surrebuttal testimony of Geoff  
13 Marke; Exhibit 300 -- Exhibit -- are there any  
14 objections to admitting Exhibits 200 through 203 onto  
15 the hearing record? Those are so admitted onto the  
16 record.

17 (Exhibits 200 through 203 were received  
18 into evidence.)

19 JUDGE CLARK: Exhibit 300, the rebuttal  
20 testimony of Maurice Brubaker; Exhibit 301, the  
21 surrebuttal testimony of Maurice Brubaker.

22 Is there any objection to admitting  
23 MIEC's exhibits onto the hearing record? I hear none.  
24 Those are so admitted.

25 (Exhibits 300 and 301 were received into

1 evidence.)

2 JUDGE CLARK: Exhibit 400, the rebuttal  
3 testimony of Dr. Albert Bremser; Exhibit 401, the  
4 surrebuttal of Dr. Albert Bremser; Exhibit 450, the  
5 rebuttal testimony of Dr. Carolyn Berry; Exhibit 451,  
6 surrebuttal testimony of Dr. Carolyn Berry.

7 Any objections to admitting Exhibits 400  
8 through 451 onto the hearing record? Hearing none,  
9 those are so admitted.

10 (Exhibits 400, 401, 450 and 451 were  
11 received into evidence.)

12 JUDGE CLARK: Exhibit 500, the rebuttal  
13 testimony of Caroline Palmer; Exhibit 501, the  
14 surrebuttal testimony of Caroline Palmer; Exhibit 502,  
15 the surrebuttal -- the rebuttal testimony of Jessica  
16 Polk -- Jessica Sentell; Exhibit 503, the surrebuttal  
17 testimony of Jessica Sentell; Exhibit 550, the  
18 rebuttal testimony of Kevin Gunn; Exhibit 551, the  
19 surrebuttal testimony of Kevin Gunn; and Exhibit 552,  
20 the rebuttal testimony of Ryan Hledik? Nobody's  
21 correcting me.

22 Any objections to admitting Exhibits 500  
23 through 552 onto the hearing record?

24 Hearing none, those will so be admitted.

25 (Exhibits 500 through 503 and 550 through

1 552 were received into evidence.)

2 JUDGE CLARK: Other than errata sheets  
3 and some other things that the parties and myself  
4 wanted to -- some of my parties and myself wanted to  
5 make exhibits, is there any party who has exhibits  
6 that I have not covered? Okay. I heard none.

7 All right. Let's discuss -- let's  
8 discuss extra exhibits. We can go off the record for  
9 just a moment.

10 (Off the record.)

11 JUDGE CLARK: Okay. Exhibit 599 is the  
12 last available number I have. I'm going to start  
13 Commission Exhibits with 600. Any objections to  
14 admitting Evergy's originally filed application for  
15 this large load docket onto the hearing record?

16 MR. FISCHER: Judge, are you saying  
17 Ameren rather than Evergy?

18 JUDGE CLARK: I'm sorry. Did I misspeak?

19 MR. FISCHER: I don't know. You said --  
20 you said Evergy.

21 JUDGE CLARK: Then I did misspeak.

22 MR. FISCHER: Okay.

23 JUDGE CLARK: Is there any objection to  
24 admitting Ameren's originally filed application in  
25 this large load case onto the hearing record?

1                   No objections. That will so be admitted.  
2                   (Exhibit 600 received into evidence.)

3                   JUDGE CLARK: Exhibit 601 will be the  
4 stipulation -- how many stipulation and agreements do  
5 we want as evidence in this case? Because we have  
6 three. One super -- I guess the last one would be the  
7 most superseding.

8                   MR. LOWERY: Yeah. The last one -- yeah,  
9 the last one supercedes the other two entirely and so  
10 I think it should be the last one.

11                  JUDGE CLARK: And you said entirely.  
12 There's no information contained in the others that  
13 needed to be ported forward. They're not in any way  
14 part of that, they are separate and apart.

15                  Okay. Okay. Any objections to admitting  
16 the November 19th non-unanimous stipulation and  
17 agreement onto the hearing record as Exhibit 601?  
18 Hearing none, that will be admitted.

19                  (Exhibit 601 was received into evidence.)

20                  MR. FISCHER: Judge, was that November 19  
21 or November 20?

22                  JUDGE CLARK: Oh, thank you. November  
23 20. I was thinking the one filed last night.  
24 Correction, Exhibit 601, the stipulation filed 11/20,  
25 is admitted onto the hearing record.

1 Any objections to admitting Everygy's  
2 Stipulation and Agreement in Case EO-2025-0154 onto  
3 the hearing record? That will be so admitted.

4 (Exhibit 602 was received into evidence.)

5 JUDGE CLARK: Any objections to the  
6 Commission taking notice of its order in that  
7 EO-2025-0154 case? I don't really think I need to ask  
8 you, but I -- I'll make that 603. And that is the  
9 Report and Order in that case.

10 (Exhibit 603 was received into evidence.)

11 JUDGE CLARK: Is there anything else  
12 that, by agreement or otherwise, the parties wish to  
13 enter into the hearing record of this case or have I  
14 covered everything?

15 MR. LOWERY: Only the errata sheets.

16 JUDGE CLARK: Thank you for reminding me.  
17 I did forget something. How many of those do we have?

18 MR. LOWERY: Three for American Missouri.

19 JUDGE CLARK: Does anybody else have  
20 errata sheets?

21 MS. KLAUS: Judge, Staff also has an  
22 errata sheet.

23 JUDGE CLARK: Okay. So you said you have  
24 three errata sheets?

25 MR. LOWERY: Yes. And I have copies, so



1 I can provide a copy to the Bench of each.

2 JUDGE CLARK: Fantastic. If you'll bring  
3 them up there, I'll go ahead and mark them.

4 MR. LOWERY: And counsel has -- has  
5 these, Judge, because we e-mailed them to all counsel.

6 JUDGE CLARK: Thank you. Mr. Lowery  
7 represented that everybody has these errata sheets.  
8 Is there anybody else that feels they need more time  
9 to review them?

10 Okay. Hearing none, I will make Ajay  
11 Arora's -- Ajay Arora's errata sheet Exhibit 10. I  
12 will make Robert Dixon's errata sheet 11 -- Exhibit 11  
13 and Mr. Wills' errata sheet Exhibit 12. Any objection  
14 to any of those three errata sheets?

15 Exhibits 10, 11 and 12 are admitted onto  
16 the hearing record.

17 (Exhibits 10, 11 and 12 were received  
18 into evidence.)

19 JUDGE CLARK: And Staff has some?

20 MS. KLAUS: Yes, Judge. Thank you. We  
21 did e-mail to the parties earlier today Staff's errata  
22 sheet where Staff recently had been made aware of a  
23 unit error that caused some changes to figures and  
24 numbers throughout the Staff Recommendation Rebuttal  
25 Report. Staff has prepared red line and clean

1 versions of the pages that are affected.

2 Like I said, they've been shared with the  
3 parties and we would seek to enter them into this  
4 record.

5 JUDGE CLARK: And these are corrections,  
6 you said, to Staff's report?

7 MS. KLAUS: Yes.

8 JUDGE CLARK: That would be great. Thank  
9 you. Appreciate it.

10 And I will mark that as Staff's  
11 Exhibit 108.

12 (Exhibit 108 was received into evidence.)

13 JUDGE CLARK: Are there any further  
14 errata sheets that I need to recognize?

15 Okay. I think that's all the evidence.  
16 Is there any evidence that I haven't addressed?

17 Okay. Is there anything else the  
18 Commission needs to take up before I adjourn this  
19 hearing?

20 Okay. Well, thank you very much. I'd  
21 like to thank you all for your hard work and for being  
22 here, prepared to go today, this morning. And with  
23 that, I will adjourn this hearing.

24 (Whereupon, the proceedings concluded at  
25 3:35 p.m.)

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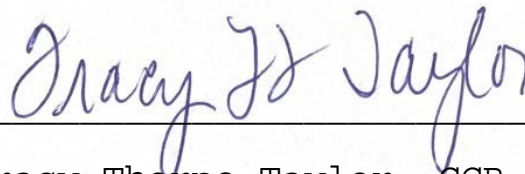
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CERTIFICATE OF REPORTER

I, Tracy Thorpe Taylor, CCR No. 939, within the State of Missouri, do hereby certify that the testimony appearing in the foregoing matter was duly sworn by me; that the testimony of said witnesses was taken by me to the best of my ability and thereafter reduced to typewriting under my direction; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this matter was taken, and further, that I am not a relative or employee of any attorney or counsel employed by the parties thereto, nor financially or otherwise interested in the outcome of the action.



Tracy Thorpe Taylor, CCR, RPR

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