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

In the Matter of the First Prudence Review	)	
of the Missouri Energy Efficiency	)	
Investment Act (MEEIA) Cycle 2 Energy	)	Case No. EO-2018-0155
Efficiency Programs of Union Electric	)	
Company d/b/a Ameren Missouri	)	

## MISSOURI DIVISION OF ENERGY APPLICATION TO INTERVENE

COMES NOW the Missouri Department of Economic Development, Division of Energy<sup>1</sup> ("DE") and, pursuant to Missouri Public Service Commission ("Commission") Rule 4 CSR 240-2.075, respectfully requests that the Commission grant intervention to DE in the above-styled matter. For its Motion to Intervene, DE states as follows:

- 1. On December 1, 2017, the Staff filed "notice that it started its first MEEIA prudence review of the costs associated with Ameren Missouri's Cycle 2 energy efficiency programs and DSIM on December 1, 2017 and intends to file its recommendation regarding the Staff's examination and analyses in this case no later than April 30, 2018."
- 2. DE is a state agency vested with the powers and duties set forth in § 640.150 RSMo.
- 3. DE's interests are different than those of the general public, as illustrated by its statutory authority to plan for future energy needs and energy resource

<sup>&</sup>lt;sup>1</sup> The Division of Energy was transferred from the Department of Natural Resources (DNR) to the Department of Economic Development (DED) on August 29, 2013 by Executive Order 13-03. The Executive Order transfers "[A]ll authority, powers, duties, functions, records, personnel, property, contracts, budgets, matters pending, and other pertinent vestiges of the Division of Energy from the Missouri Department of Natural Resources to the Missouri Department of Economic Development…"

development; develop, promote, administer and monitor energy conservation programs;<sup>2</sup> consult and cooperate with all state and federal governmental agencies on matters of energy research and development, management, conservation and distribution; and analyze the potential for increased use of energy alternatives and make recommendations for the expanded use of such alternate energy sources and technologies.<sup>3</sup> DE's intervention will serve a public interest, as DE will evaluate the filings from a formal state policy and planning perspective consistent with its interests in clean, affordable, abundant energy, and its efficient use.

- 4. DE expects to develop its positions on specific issues as this case proceeds.
- 5. Communications, correspondence, orders and decision in this matter should be addressed to the undersigned with a copy to DEDEnergyCases@ded.mo.gov.

WHEREFORE, the Division of Energy respectfully requests that it be allowed to intervene in the above-styled matter.

Respectfully submitted,

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<sup>&</sup>lt;sup>2</sup> §§ 640.676 and 640.150 RSMo

<sup>&</sup>lt;sup>3</sup> § 640.150.1 RSMo.

## CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been served electronically on all counsel of record this  $7^{th}$  day of December, 2017.

$Marc\ Poston$	
Marc Poston	