BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Adjustment of Union Electric Company d/b/a Ameren Missouri's Fuel Adjustment Clause for the 13th Accumulation Period

File No. ER-2014-0022 Tariff No. JE-2014-0042

THE CONSUMERS COUNCIL OF MISSOURI'S CONCURRENCE IN THE RECOMMENDATION OF MIEC TO MODIFY TARIFF SHEET TO REFLECT REFUND ORDERED ON JULY 31, 2013

)

)

COMES NOW the Consumers Council of Missouri ("Consumers Council"), by and through counsel, as an automatic party to this case, due to its status as a party to the underlying rate case in which Union Electric Company d/b/a Ameren Missouri ("Ameren Missouri") was first allowed to impose a fuel adjustment clause ("FAC") upon its customers.

Consumers Council hereby concurs in the recommendation filed today by the Missouri Industrial Energy Consumers ("MIEC"), which respectfully requests that the Missouri Public Service Commission ("Commission") order Ameren Missouri to adjust its currently proposed FAC tariff to reflect the \$26.343 million refund required by the Commission's July 31, 2013 Order, in order to correct an imprudence in Ameren Missouri's calculation of prior FAC charges. There is no reason that consumers should wait any longer to be credited with the refund they deserve.

Respectfully submitted,

BCoffmar M

John B. Coffman MBE #36591 John B. Coffman, LLC 871 Tuxedo Blvd. St. Louis, MO 63119-2044 Ph: (573) 424-6779 E-mail: john@johncoffman.net

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been mailed, emailed or handdelivered to all parties of record on the 3rd day of September, 2013.

DR B Coffman