BRUCE H. BECKETT WILLIAM JAY POWELL JOHN L. ROARK COLLY J. DURLEY JAMES B. LOWERY MICHAEL R. TRIPP

OF COUNSEL ROBERT C. SMITH

RAYMOND C. LEWIS, JR. (1926-2004)

SMITH LEWIS, LLP ATTORNEYS AT LAW

P.O. BOX 918 COLUMBIA, MISSOURI 65205-0918 CITY CENTRE 111 SOUTH NINTH STREET, SUITE 200 COLUMBIA, MISSOURI 65201-4891 (573) 443-3141 • Fax (573) 442-6686

November 9, 2006

PHEBE LA MAR DAVID M. KURTZ SARAH E. GIBONEY AMANDA ALLEN MILLER

NURSE CONSULTANT

PARALEGALS VICKI R. SCHUMACHER SANDRA L. BRASE

Via E-mail to opcservice@ded.mo.gov

Mr. Lewis Mills Public Counsel Governor Office Bldg, Ste. 650 200 Madison Street P.O. Box 2230 Jefferson City, MO 65102

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Missouri Public

Service Commission

Case Nos. ER-2007-0002 - OPC Data Requests 2003 - 2006

Dear Lewis:

The Company objects to the above-referenced DRs as follows:

<u>2003 and 2004</u>: The Company objects to the last sentence of these DRs to the extent they seek to impose additional obligations beyond those reflected in 4 CSR 240-2.090(2).

<u>2005:</u> The Company objects to this DR on the grounds that it seeks information that is not relevant and not reasonably calculated to lead to the discovery of admissible evidence, and it is overbroad because it requests materials unrelated to a contract or transaction between AmerenUE and EEInc. The Company also objects to the last sentence of this DR to the extent it seeks to impose additional obligations beyond those reflected in 4 CSR 240-2.090(2). Subject to the foregoing objections, AmerenUE will provide copies of requested documents during the time frame referenced in the DR to the extent they relate or pertain to a power contract between AmerenUE and EEInc. or to EEInc.'s decision not to contract with its AmerenUE for the sale of power after December 31, 2005.

<u>2006</u>: The Company objects to this DR because it is overbroad to the extent it seeks information in documents that does not relate to AmerenUE generation. Subject to the foregoing objection, the portions of the requested documents relating to the operation, maintenance or planning of AmerenUE generation, if responsive documents exist, will be provided for the requested period.

Sincerely,

/s/ James B. Lowery

James B. Lowery

Cc: Tom Byrne, Mary Hoyt, Gary Weiss, Wendy Tatro

Hmeren UE Exhibit No. ER-200-Case No(s). TO C