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### Exhibit No. 136

Staff – Exhibit 136 Sarah L. K. Lange Direct Testimony File No. ER-2022-0337

Exhibit No.: Issue(s): Class Cost of Service Rate Design Witness: Sarah L.K. Lange Sponsoring Party: MoPSC Staff Type of Exhibit: Direct Testimony Case No.: ER-2022-0337 Date Testimony Prepared: January 24, 2023

### **MISSOURI PUBLIC SERVICE COMMISSION**

### **INDUSTRY ANALYSIS DIVISION**

### **TARIFF/RATE DESIGN DEPARTMENT**

DIRECT TESTIMONY Class Cost of Service/Rate Design

OF

SARAH L.K. LANGE

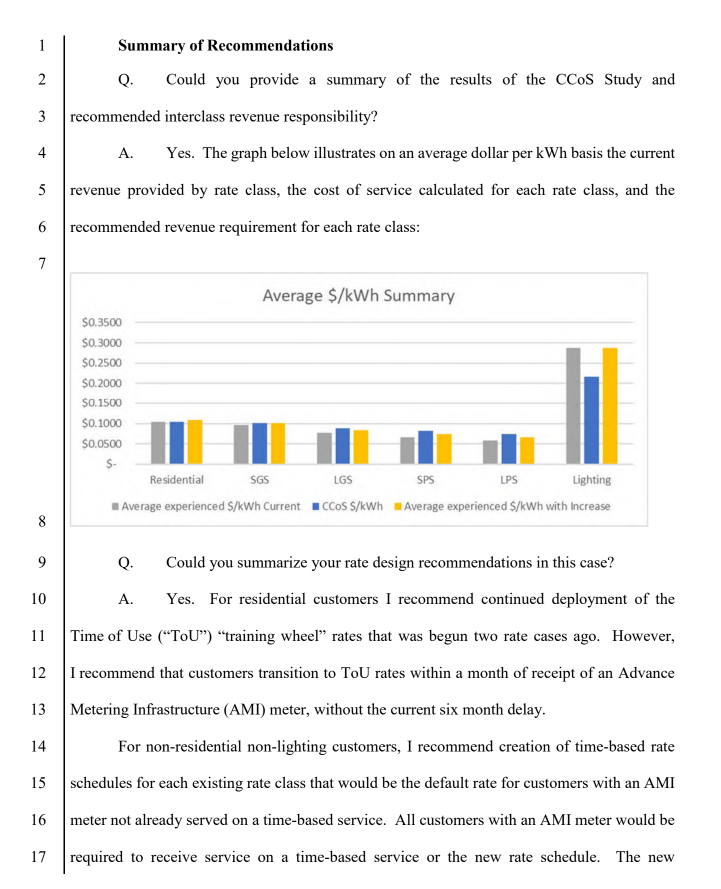
### UNION ELECTRIC COMPANY, d/b/a AMEREN MISSOURI

CASE NO. ER-2022-0337

Jefferson City, Missouri January 2023

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1		DIRECT TESTIMONY OF
2		SARAH L.K. LANGE
3 4		UNION ELECTRIC COMPANY, d/b/a AMEREN MISSOURI
5		CASE NO. ER-2022-0337
6	EXECUTIV	E SUMMARY
7	Q.	Please state your name and business address.
8	А.	My name is Sarah L.K. Lange, and my business address is 200 Madison Street,
9	Jefferson Cit	y, MO 65102.
10	Q.	By whom are you employed and in what capacity?
11	А.	I am employed by the Missouri Public Service Commission ("Commission") as
12	an Economis	t for the Tariff/Rate Design Department, in the Industry Analysis Division.
13	Q.	Please describe your educational and work background.
14	А.	Please see Schedule SLKL-d1.
15	Q.	What areas will you be addressing in this testimony?
16	А.	I provide an overview of the functionalized cost of service of Ameren Missouri,
17	describe Staf	f's Class Cost of Service (CCoS) study and results, provide Staff's recommended
18	revenue requ	irement for each customer class (interclass revenue responsibility), and provide
19	Staff's rate d	esign recommendations (intraclass revenue responsibility). I will also discuss the
20	extent to whi	ch Ameren Missouri has complied with obligations related to these subjects and
21	provide reco	ommendations for improving the alignment of cost causation and revenue
22	responsibility	going forward.



1 time-based rate schedule will retain current rate elements, adjusted to maintain revenue

2 neutrality with a ToU overlay.

My detailed recommendations are summarized below:

Staff recommends Ameren Missouri be ordered to provide data concerning the level of rate base and expense associated with radial transmission facilities including substation components, by customer. Ameren Missouri should also be prepared to aggregate such customers into groups of customers set out by characteristics to be described in a tariff such as voltage level, distance from substation, annual demand, or other characteristics. Ameren Missouri should also provide potential determinants associated with such groupings for development of new rate elements or refinement of existing elements such as customer charges and credits associated with Riders B & C. ...... 24

Staff recommends revision in the applicability of the Anytime rate schedule to
default customers to the Evening/Morning Savers tariff and/or to encourage customers
exercising the optionality of service on a higher-differential time-based rate schedule,

1 2 3	consistent with recent Commission action. Anytime rate schedule should state that it is not available to customers equipped with an AMI meter, except to conclude the customer's then-current billing month at time of meter installation
4	Staff recommends the residential non-customer charge rates should be increased
5 6	on an equal percentage basis, except that the current differentials in the Evening/Morning Savers schedule should be preserved at this time
7	Staff's primary recommendation is to hold the revenue responsibility of the
8	lighting rate schedules constant, and leave the rates there-in unmodified. In the event the
9	revenue responsibility of the lighting rate schedules is not held constant in this case,
10	Staff recommends any changes be made as an equal percent adjustment to each charge
11	there-in
12	For the current non-ToU SGS, LGS, SPS, and LPS rate schedules, Staff
13	recommends minimization of intraclass revenue responsibility changes for the non-
14	residential non-lighting classes in order to mitigate unexpected bill volatility as the Staff's
15	recommended ToU overlay is introduced. Specifically, Staff recommends that all rate
16	elements for the SGS, LGS, SPS, and LPS rate schedules be adjusted uniformly within
17	each rate class, except for the Reactive kVar charges which should be adjusted consistent
18	with the overall increase applicable to non-residential non-lighting classes, but held
19 20	consistent across rate schedules. Finally any changes related to the Low Income charges should be implemented
20	
21 22	Staff recommends that credits offered under Riders B & C be held constant in the absence of information to evaluate their reasonableness
23 24	As Ameren Missouri completes its installation of AMI metering, it is reasonable
24 25	to require Ameren Missouri to prepare information to develop modern rate structures for potential implementation in its next rate case
26	The cost-causation and rates of Riders B & C should be fully evaluated and
20 27	updated as appropriate
28	Staff recommends continuation of the ordered studies and reviews discussed in
28 29	this testimony, and the retention of data that is sufficient and appropriate for the rate
30	modernization discussed here-in
31	Staff continues to recommend that Ameren Missouri make active progress toward
32	billing customers based on the actual usage of customers within a given month or season
33	to the extent that the charge applicable varies by season
34	Miscellaneous Recommendations
35	Q. In addition to those set out above and discussed in greater detail throughout this
36	testimony, what other tariff changes should be made in compliance with the Commission's
37	order in this case?

1	А.	Staff recommends the Missouri Energy Efficiency Invest Act (MEEIA) margin
2	rates and Star	ndby Service Rider rates be updated consistent with the underlying rate schedules
3	Q.	Are you recommending any updates concerning community solar schedules?
4	А.	Yes. Staff recommends:
5		1. That Rider Community Solar Pilot Program (CSPP) facilities
6		charges for Residential and Small General Service (SGS) customers set out at
7		tariff sheet 158.4 be increased by the percentage increase applicable to
8		residential energy charge elements and SGS energy charge elements,
9		respectively.
10		2. That Rider Community Solar Program (CSP) facilities rates for
11		Residential and SGS customers set out at tariff sheet 89.4 be increased by the
12		percentage increase applicable to residential energy charge elements and SGS
13		energy charge elements, respectively.
14		3. That the billing for community solar rate schedules be updated
15		so that charges on a given customer's bill are prorated by season consistent with
16		the application of seasonal rates for that customer on their standard rate schedule
17		as reflected in the company's revenues.
18	Q.	Did you specifically review the revenue sufficiency of programs such as
19	community se	olar, electric vehicle charging, or other programs?
20	А.	No.
21	Q.	Is this testimony intended to address changes in the Low-Income pilot program
22	rates?	
23	А.	No.
	-	

#### <u>SPECIAL NOTICE TO THOSE CONCERNED WITH THE RATE STRUCTURES</u> <u>APPLICABLE TO NON-RESIDENTIAL CUSTOMERS</u>

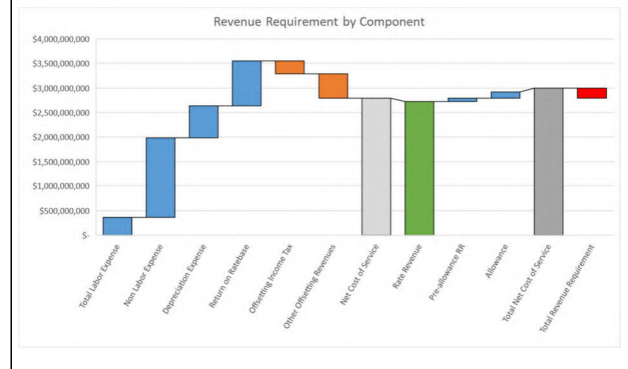
3 Q. Should interveners representing non-residential customers, including those 4 representing the interests of non-residential customers, work with their customers to the extent 5 they believe necessary to inform them of the potential of this rate structure being ordered by the Commission in this case? 6 7 A. Yes. Further, Ameren Missouri should be working to inform customers of 8 potential rate structures that it may oppose on the basis of lack of customer information. 9 Q. Should the delay in implementation of time-based rates caused by the utility and 10 intervener failures to work with customers in the recent Evergy rate cases, File Nos. 11 ER-2022-0129 and ER-2022-0130, be repeated here? 12 A. No. Willful failure to inform customers of potential changes in rate structures 13 should not excuse reasonable adjustments to rate structure. 14 FUNCTIONALIZED COST OF SERVICE 15 Q. Why is an understanding of the gross cost of service and other revenues of 16 Ameren Missouri necessary in a discussion of class cost of service? 17 A. For CCoS purposes, it is important to be mindful of the totality of costs allocated, 18 as well as the totality of offsetting revenues allocated. 19 Q. What is the cost of service and revenue requirement for Ameren Missouri? 20 A. It is my understanding that Staff will be filing revised Accounting Schedules 21 which will differ from those submitted in EFIS on January 10, 2023. Based on these revised 22 Accounting Schedules, at Staff's recommended overall rate of return of 6.862%, without offset 23 for deferred income tax balances or proceeds from sales of energy, Ameren Missouri's gross

cost of service is approximately \$3.5 billion. Revenues and the revenue requirement value of deferred income tax balances are approximately \$761 million, resulting in a net revenue requirement of \$2,791,918,149. Annualized and normalized revenues from Ameren Missouri's regulated retail customers are \$2,720,261,926,<sup>1</sup> resulting in a "revenue requirement" of \$71,656,223.<sup>2</sup> Staff's direct filing includes an allowance for true-up revenue requirement changes of \$127,600,000. Together, Staff's estimated revenue requirement including true-up is \$199,256,223. This is an increase of approximately 7.32% of retail revenues.

8 9 Q. Could you provide perspective on these amounts?







11

<sup>&</sup>lt;sup>1</sup> This includes sales to Metropolitan Sewer District and revenues from customers on all rate schedules, net of any discounts and most riders. However, this does not include revenue associated with Rider FAC, Rider DSIM, or Rider RESRAM.

 $<sup>^2</sup>$  This is the terminology used in the Staff Accounting Schedules for the difference between current revenues and the total cost of service. Some Class Cost of Service materials use the term "revenue requirement" to refer to the total cost of service.

1 In this waterfall chart, the blue columns illustrate the relative magnitude of the expenses 2 (including capital expenses) that comprise the Ameren Missouri cost of service. The orange 3 columns indicate the offsets (deferred income tax balances and revenues such as those 4 associated with sales of energy through the integrated energy market, or rental of pole space to 5 cable and internet companies) that yield the net cost of service, illustrated in light gray. The 6 current revenues from ratepayers are illustrated as the green column. The hard to see difference 7 between the light gray and green columns is illustrated in the column "Pre-allowance RR."<sup>3</sup> 8 The true-up allowance is illustrated next. These two amounts, summed with the net cost of 9 service from earlier, are illustrated as the "Total Net Cost of Service," in dark gray. The 10 difference between current rate revenues and the expected total net cost of service<sup>4</sup> constitutes 11 the "Total Revenue Requirement," illustrated as the final column, in red

12 Q. Why is an understanding of these amounts relevant to consideration of class cost13 of service studies?

A. It is important to consider these gross values first to align offsetting values to
promote fundamental fairness in allocations. In recent rate cases Staff became aware of a
mismatch in the allocation of wind energy production costs and the allocation of revenue from
wind generation.

18 A second consideration prompting the inclusion of this information is to enable
19 enhanced perspective on the limits of accuracy of a class cost of service study. When literally
20 billions of dollars are set against each other, even tiny errors or inaccuracies can result in large
21 apparent discrepancies in CCoS results.

<sup>&</sup>lt;sup>3</sup> The "pre-allowance RR" represents the Staff calculated Revenue Requirement prior to inclusion of the true-up allowance placeholder.

<sup>&</sup>lt;sup>4</sup> Which will be modified as needed based upon the information provided for true-up.

1	Q. What is functionalization?
2	A. <i>Functionalization</i> is the description of a portion of cost of service by its
3	function, such as Production, Transmission, Distribution, and Customer, though various levels
4	of detail of these categories exist.
5	Q. Do all costs and expenses fit neatly into one of those functional categories?
6	A. No. Staff included a function for income tax, and an "Other / General" function.
7	Q. Could you illustrate the proportion of the cost of service and offsetting revenues
8	as functionalized in Staff CCoS Study?
9	A. Yes.
10	
	Functionalized Ameren Missouri Cost of Service         \$3,000,000,000         \$2,000,000,000
	\$1,000,000,000 S- USD cion tion time pera tat
	\$(1,000,000,000) Productise (1,000,000,000) Productise (1,000,000,000,000) Productise (1,000,000,000,000,000) Productise (1,000,000,000,000,000,000,000,000,000,0
	\$(2,000,000)C <sup>15<sup>C</sup></sup>
	\$(3,000,000,000)         Total Labor Expense         Depreciation Expense         Return on Ratebase
11	Offsetting Revenue

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#### STAFF'S CLASS COST OF SERVICE STUDY

Q. What is the difference between assignment, direct allocation, and indirect allocation, as used in a CCoS Study?

A. *Assignment* refers to placing responsibility for a cost of service component directly into a studied class. For example, if the utility has an account to which meters are recorded, and in that account the meters used by residential customers can be identified as distinct from the meters used by SGS customers and customers in other classes, then it would be reasonable to assign the cost of service for those meters to the residential class. Direct Assignment is also referred to as "Exclusive Use," in the 1992 NARUC Cost Allocation Manual.<sup>5</sup>

*Direct allocation* refers to placing responsibility for a cost of service component into a studied class pro rata with some factor directly associated with the specified cost of service component. For example, if the utility has an account to which meters are recorded, but the same meters can be used to serve SGS customers and Residential customers, then it could be reasonable to allocate the costs for those meters to SGS and to Residential based on the number of customers in each of those classes. Direct allocation is synonymous with "primary allocation."

*Indirect allocation* refers to reliance on an underlying direct allocation or assignment
to allocate a responsibility for a cost of service component. For example, when allocating
"meter expense" it may or may not be reasonable to rely on the allocation of the meter accounts.
There can be multiple layers of indirect allocation. For example, it may or may not be

<sup>5</sup> NARUC Manual at page 88 "Direct assignment or 'exclusive use' costs are assigned directly to the customer class or group which exclusively uses such facilities. The remaining costs are then classified to the respective cost components."

reasonable to allocate administrative and general expense based on the allocation of production,
 transmission, distribution, and customer service expense. Indirect allocation is synonymous
 with "secondary allocation," although multiple layers of indirect allocation may occur, which
 may be properly considered tertiary and quaternary allocation and so on.

5

Q.

Q.

Q.

What sources of data were used for allocations?

A. Some allocators are derived from demands and annual sales data which have
been developed from Staff's revenue and billing determinants process. Hourly loads, based on
both samples and load research data were also received from the company in response to
Staff Data Request (DR) Nos. 0200 and 0201. Staff relied on Ameren Missouri's allocators for
many accounts.

11

What is meant by subfunctionalization?

A. *Subfunctionalization* is a refinement of functionalization, in which an account is sorted into sub-functions such as Generation-Related, Networked Distribution, and Customer-Specific Distribution. Further, traditionally, CCoS Studies for Missouri utilities have typically included a subfunctionalization by voltage when studying the distribution plant accounts.

17

What is meant by classification?

18 A. *Classification* is the description of a portion of revenue requirement by its
19 underlying causation or by its desired recovery charge type, typically Demand, Energy, and
20 Customer.

Distribution

22

21

Q. Is it reasonable to functionalize Ameren Missouri's distribution accounts?

1	A. Generally, yes. Most of the Ameren Missouri distribution accounts include
2	more than one of the sub-functions indicated above. For example, in its response to Staff DR
3	No. 0211, Ameren Missouri indicated that over \$600,000 of plant associated with four solar
4	generation facilities was recorded to various distribution accounts.
5	Q. Is it appropriate to sub-functionalize the distribution accounts by voltage where
6	sufficient reliable information exists to do so?
7	A. Historically, yes. Ameren Missouri and many other utilities have customers
8	served from 120/240 volts, up to 25kV, with all levels in between. Customers who are served
9	at 25kV have not been required to pay for the costs of lower-voltage infrastructure on the
10	assumption that those customers aren't using the lower-voltage infrastructure. Customers
11	served at 13.2 kV have not been required to pay for the costs of secondary-voltage infrastructure
12	on the premise that they aren't using that infrastructure.
13	Q. Do these assumptions related to voltage and cost-causation remain reasonable?
14	A. As the distribution system becomes more complex, these assumptions become
15	less reasonable. For example, if a device operating at primary voltage is able to trip and be
16	remotely reset, it may operate to avoid an outage that would otherwise occur on an adjacent
17	sub-transmission voltage circuit. Further, it has proven difficult to quantify the values of the
18	portions of the system that are assumed to operate at various voltages as Ameren Missouri does
19	not maintain plant records or account balance information by voltage.
20	Q. What steps did Staff take in its CCoS Study to subfunctionalize and classify the
21	distribution capital accounts?
22	A. Staff began with the continuing property record ("CPR") provided in response
23	to DR No. 0125.1. Note, Ameren Missouri's response to DR No. 0257 acknowledges that the

current Ameren Missouri CPR includes "irregularities," and "anomalies," that result from
 "efficient and timely processing of large volumes of transactions and dollars related to the many
 distribution jobs that Ameren Missouri performs."<sup>6</sup>

 Staff identified assets associated with generation pursuant to Ameren Missouri's response to Staff DR No. 0211. Staff sub-functionalized these assets as generation-related.<sup>7</sup> Based on the data available at this time, approximately \$742,785 of plant related to solar generation is recorded in the distribution accounts. Note, this is based on the average value of the retirement units Ameren Missouri identified in its DR responses.

Prepared By: Paul Mertens

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<sup>&</sup>lt;sup>6</sup> No. MPSC 0257: Please explain the following related to the continuing property record: 1. What does a net negative activity quantity for a given retirement unit within a given account indicate? 2. What does a net negative activity cost indicate where the net activity quantity is positive for a given retirement unit within a given account? 3. What situations would cause there to be a net positive activity quantity and a net negative activity cost?

Title: Manager Plant Accounting

Processing mass assets through blanket work orders can cause irregularities in a given month. Blanket work orders are used for projects that are under \$100,000 and have a quick construction period, less than thirty days. Blanket work orders place all dollars and quantities into service the month the dollars and quantities hit the project. This allows for efficient and timely processing of large volumes of transactions and dollars related to the many distribution jobs that Ameren Missouri performs.

This treatment, while efficient, can lead to anomalies. If quantities returned in a given month are greater than issues, a negative quantity will result. If labor to install assets relate to quantities issued in a previous month, labor dollars will be in the current month but the associated quantities will be in a previous month, causing a mismatch. These scenarios cause negative quantities with positive dollars, and vice versa. It can also lead to higher or lower than expected average costs if the net quantity issued in a month is a small number. Looking at a larger range of data yields a more consistent and accurate per unit cost.

<sup>&</sup>lt;sup>7</sup> Ameren Missouri's response indicated multiple non-unitized zero cost zero quantity assets are recorded in the CPR associated with this installations. This means that at this time there are costs associated with the installations that are recorded in the CPR as non-unitized, which should eventually be distributed to these assets that were indicated in the DR Response. Further, the Ameren Missouri response indicated that "Lambert Community Solar Center and Solar Partnership – BJC HealthCare project interconnection work was performed under Standard Work Orders and as such, were unitized with the costs from all jobs charged to them in a given quarter or year. The costs of these projects are blended with the costs of other jobs and therefore a breakout of those specific costs does not exist." Therefore, Staff relied upon the property descriptions for those installations as provided in response to DR No. 0211 and average values determined from the CPR to value the distribution assets associated with these installations.

1	Thi	s process is detailed in Schedule SLKL-d2 "Distribution System -
2	Ger	eration Function." Staff recommends Ameren Missouri be ordered to
3	crea	te subaccounts within distribution accounts and transmission accounts
4	(pla	nt and reserve) for recording infrastructure related to utility-owned
5	gen	eration. <sup>8</sup>
6	2. Sta:	f reviewed Ameren Missouri's responses to Staff DR Nos. 0183 et seq,
7	020	3 et seq., and DR Nos. 0204 – 0207. Staff classified and segregated
8	repi	esentative assets that are recorded to the distribution accounts but are
9	with	in the exclusive use of individual customers. Staff sub-functionalized
10	thes	e assets as Customer-Specific. This process is detailed in Schedule
11	SLI	KL-d3 "Distribution System – Customer Specific Classification."
12	Sta	f recommends in future cases, Ameren Missouri provide a study of the
13	cus	comer-specific infrastructure, by account, by rate schedule, by voltage.
14	3. In r	esponse to DR No. 0203 Ameren Missouri identified radial circuits and
15	the	associated mileage of radial circuit by voltage, overhead/underground,
16	and	customer name.
17	4. Sta	f allocated the remaining amounts in Accounts 346, 365, 366, and 367
18	pro	portionate to each class's contribution to the system requirements in each
19	hou	r, and proportionate to each hour's utilization of the distribution system.
20	5. Giv	en the relative unavailability of reliable data at this time, Staff generally
21	reli	ed on Ameren Missouri's allocation results to allocate the remaining

<sup>&</sup>lt;sup>8</sup> Or infrastructure related to generation other than net-metering or parallel generation, if for example, an IPP or other entity not directly controlled by Ameren Missouri operates generation for which distribution or transmission infrastructure is installed.

1 distribution accounts. Staff does not endorse the methods used in these calculations.<sup>9</sup> 2 Did Staff classify the property in accounts 364 – 366 by voltage? 3 Q. 4 A. No. Ameren Missouri has installed significant rate base to develop system 5 resiliency and to enable what has been called "self-healing" properties. This increased integration as well as refinement of the customer-specific assignments described above have 6 7 rendered the concept of severable levels of service obsolete. For example, secondary meters 8 connected to secondary voltage power lines are used to alert service personnel to outages 9 impacting customers of all voltages. Switches operating at primary voltage can reroute energy 10 flows to maintain service to Transmission voltage customers with no more than a momentary 11 interruption. 12 Q. Even if the grid were not as fully integrated at this point in time as described above, is it reasonable to attempt to classify accounts 364-368 by voltage in this case? 13 14 A. No. Staff has become aware of significant shortcomings in Ameren Missouri's 15 CPR, which is the data set used for such classifications. Further, while in past cases Staff has 16 largely deferred to Ameren Missouri's classifications, Staff is unable to verify or corroborate 17 the information Ameren Missouri relied upon to perform its classifications. Information that 18 could be used to corroborate this information would include miles of circuits (including 19 secondary) operating at various voltages, and average cost or materials per line mile. 20 О. Did Staff classify non-customer specific portions of accounts 364-368 as 21 customer-related, such as through use of a minimum distribution system study?

<sup>&</sup>lt;sup>9</sup> For example, Staff would prefer direct assignment to the appropriate rate classes of the revenue requirement associated with substations and related facilities that are exclusively used by groups of individual customers defined by characteristics set out in the tariff as the basis for a charge or discount.

1	А.	No. 7	The inc	reasingly	in	tegrative	n	ature of	Aı	meren N	liss	ouri's d	list	ribution
2	system and th	e limite	d reliab	oility of th	e u	ınderlyin	g d	lata indic	ate	e it was r	eas	onable i	n 1	his case
3	to rely on eac	h class'	s propo	ortionate c	on	tribution	to	each hou	ır's	s utilizat	ion	of the d	ist	ribution
4	system rather	than a	simple	e custome	er (	count for	r a	llocation	0	f the rev	ven	ue requi	ire	ment of
5	non-customer	specific	e distrib	oution infr	ast	ructure.								
6	Q.	How d	id Staf	fallocate	dis	tribution	ex	penses?						
7	А.	In the	absence	e of data t	:o (	directly a	110	cate dist	ribı	ution exp	pen	ses, Staf	f r	elied on
8	the allocation	of plant	t to the	customer	cla	isses to in	ndi	rectly all	oca	ate distri	but	ion expe	ens	es.
9	Q.	Could	you p	rovide the	e c	overall a	1100	cation of	f tl	ne distri	but	ion syst	en	n to the
10	customer clas	ses?												
11	А.	Yes. T	The rate	base, app	ro	ximate re	eve	nue requi	ireı	ment, an	d do	ollars pe	r c	ustomer
12	for the Netw	work D	istribut	ion, Cust	ton	ner-Speci	ific	, and M	/let	ters &	Sei	vices d	list	ribution
13	components a	re provi	ded bel	ow: <sup>10</sup>										
14														
				Residential		SGS		LGS		SPS		LPS		Lighting
	Distribution Network			101,621,002		23,543,539		53,762,454		16,912,184		19,849,566		937,486
	Customer Specific			20,751,849		7,481,140		5,943,498		18,408,973		6,909,668		9,373,997
	Metering & Services			7,078,676		2,157,555		1,482,181		94,870		91,343		155,484
	D.N. Approximate Re			228,364,092		52,598,243	\$	118,634,830		39,069,019		44,092,842		2,238,956
	C.S. Approximate Re			39,203,929		15,474,065	\$	12,437,297	\$	43,267,073		16,264,395		20,357,220
	M&S Approxmiate Re			32,030,550 211		7,773,063	\$ \$	4,350,736		262,572		252,812		430,333
		Network \$/Cus Specific \$/Cus		36		385 113	\$ \$	11,115 1,165		58,312 64,578		699,886 258,165		40 368
		Services \$/Cus		30	· · ·	57		408		392		4,013		8
15		ribution \$/Cus		277		556		12,688		123,282		962,064		416
								, -		,		,		

<sup>&</sup>lt;sup>10</sup> Approximately \$115 thousand of revenue requirement was subfunctionalized to Production Type 2.

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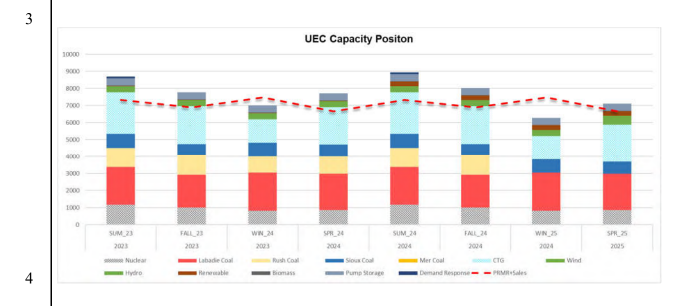
#### Production

### **Changes to MISO Capacity Requirements and Capacity Cost Causation**

Q. On November 30, 2021, MISO submitted proposed revisions to its Open Access Transmission, Energy and Operating Reserve Markets Tariff to establish Resource Adequacy Requirements on a seasonal basis for each of the Summer, Fall, Winter and Spring Seasons, and to implement an availability-based Seasonal Accredited Capacity ("SAC") methodology for resources participating in MISO's (Midcontinent Independent System Operator, Inc.) annual Planning Resource Auction ("PRA"). What considerations related to this tariff change 9 should be taken into account in allocating production net revenue requirement in this case?

10 A. In response to part d of Staff's DR No. 0198.5, Ameren Missouri indicated that 11 "Speaking specifically of Ameren Missouri's anticipated seasonal positions, which include 12 resources and load obligations distributed in both Zones 4 and 5, the positions vary significantly 13 by season. The annual position, calculated under the historic MISO capacity construct, would 14 be very similar to the Summer seasonal position. As indicated in the capacity report file 15 referenced in part C, the Company is initially projecting a long capacity position in the Summer 16 2023 season of 1,368MW. Note that the Summer Planning Reserve Margin (PRM) is 7.4%. 17 The Fall 2023 long position of 895 MW is impacted by its seasonal resource accreditation and 18 higher PRM of 14.9%. The Winter and Spring PRMs are notably higher at 25.5% and 19 24.5%, respectively. These higher PRMs, along with accreditation impacts, result in a 20 forecasted short Winter 2023- position of -471MW. The Company's Spring 2024 position is

1 forecast to be long 1,055MW." Ameren Missouri's graphic summary of the referenced "part c"



2 information is reproduced below:<sup>11</sup>

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Q. How should this change in how Ameren Missouri evaluates its capacity needs be recognized?

A. At this time, the most reasonable approach is recognition of these seasonal
requirements in the allocation of stable-revenue requirement production cost of service, based
on the level of kW exhibited by each class during the identified Resource Adequacy ("RA")
hours for the test period, as updated. In "mpsc 00198.5 mpsc eo-2022-0215 otr final.pdf,"
provided in response to Staff DR No. 0198.5 part E, Ameren Missouri represented that
"Ameren [is] exploring options to address winter supply, post RIEC closure."<sup>12</sup>

<sup>&</sup>lt;sup>11</sup> The narrative response to part c included the clarification that "These SAC values are subject to change, as MISO will not publish final 2023/24 SAC values until later this year. The accreditation values in this model are based on information provided by MISO, and not necessarily independently modeled by the Company." <sup>12</sup> "RIEC" refers to "Rush Island Energy Center."

1 **Production Allocation in Staff CCoS Study** 2 Q. What restrictions are placed by statute on the Commission's reliance on CCoS 3 Studies? 4 A. Section 393.1620 RSMo requires that "[i]n determining the allocation of an 5 electrical corporation's total revenue requirement in a general rate case, the commission shall 6 only consider class cost of service study results that allocate the electrical corporation's 7 production plant costs from nuclear and fossil generating units using the average and excess 8 method or one of the methods of assignment or allocation contained within the National 9 Association of Regulatory Utility Commissioners 1992 manual or subsequent manual."<sup>13</sup>

<sup>&</sup>lt;sup>13</sup> The terms "average demand," "non-coincident peak demand," "peak load," and "system load factor" are not defined by the statute. In the context of CCoS studies, "average demand" means the level of usage that would occur in each hour if a studied class used the same amount of energy in every hour of a year. "Non-coincident peak demands" means the highest hour of a studied class's usage in a given month. "Peak load" means either a month with the highest usage in a given hour, a month with the most usage throughout the month, or a month expected to cause peaks when system load planning occurs. "System load factor" means the percent of the system peak demand that is met in each hour if the system used the same amount of energy in each hour.

<sup>§393.1620. 1.</sup> For the purposes of this section, the following terms shall mean:

<sup>(1) &</sup>quot;Average and excess method", a method for allocation of production plant costs using factors that consider the classes' average demands and excess demands, determined by subtracting the average demands from the non-coincident peak demands, for the four months with the highest system peak loads. The production plant costs are allocated using the class average and excess demands proportionally based on the system load factor, where the system load factor determines the percentage of production plant costs allocated using the average demands, and the remainder of production plant costs are allocated using the excess demands, so the excess demands are allocated using the average demands.

<sup>(2) &</sup>quot;Class cost of service study", a study designed to allocate a utility's costs to each customer class on the basis of which customer class causes the costs;

<sup>(3) &</sup>quot;Commission", the Missouri public service commission;

<sup>(4) &</sup>quot;Electrical corporation", the same as defined in section 386.020, but shall not include an electrical corporation as described in subsection 2 of section 393.110;

<sup>(5) &</sup>quot;Production plant costs", fixed costs reflected on the electrical corporation's accounting books for the applicable test period, as updated or trued-up, associated with the production or purchase of electricity.

<sup>2.</sup> In determining the allocation of an electrical corporation's total revenue requirement in a general rate case, the commission shall only consider class cost of service study results that allocate the electrical corporation's production plant costs from nuclear and fossil generating units using the average and excess method or one of the methods of assignment or allocation contained within the National Association of Regulatory Utility Commissioners 1992 manual or subsequent manual.

<sup>3.</sup> This section shall expire on August 28, 2031.

1	The National Association of Regulatory Utility Commissioners ("NARUC") cost
2	allocation manual from 1992 describes over 18 different production cost allocation methods,
3	many of which have multiple variations. The Commission rarely (if ever) orders approval of a
4	specific allocation method because the appropriate method will vary from case to case based
5	on the utility's characteristics and available data.
6	Q. What is the most reasonable allocation of the net revenue requirement associated
7	with generation resources in this case?
8	A. It is most reasonable to use different allocation methods for fundamentally
9	different generation resources. Staff subfunctionalized generation resource assets and expenses
10	as Production Type 1 Variable Revenue Requirement Components, Production Type 1 Stable
11	Revenue Requirement Components, and Production Type 2 Revenue Requirement
12	Components. The revenue generated from assets classified as Type 1 and Type 2 also must be
13	allocated.
14	Q. What was the first step in Staff's generation allocation study?
15	A. Staff followed the steps outlined below:
16	1. Subfunctionalized generation assets as Type 1 (significant variable costs
17	of operation which are avoidable if the unit is offline, fully dispatchable
18	with limited exceptions) and Type 2 (no or minimal variable costs of
19	operation, dispatch often limited by weather conditions or other factors
20	beyond control of utility, many eligible for compliance with Missouri's
21	Renewable Energy Standard);
22	2. Identified discrete lines of plant, expense, and other rate base to
23	Production Type 1 Variable Revenue Requirement Components,
24	Production Type 1 Stable Revenue Requirement Components,

1	Production Type 2 Revenue Requirement Components, and "Production
2	Sales and Revenues" subfunctions.
3	3. Allocated the revenue requirement components (net rate base, net
4	expense, other revenue, and taxes) to the Ameren Missouri rate classes.
5	Q. What method is most reasonable for allocation of the Production Type 1
6	Variable Revenue Requirement, and the Production Type 1 Stable Revenue Requirement to the
7	Ameren Missouri rate classes under the circumstances in place at this time?
8	A. Given the introduction of the MISO Seasonal Capacity construct, it is most
9	reasonable to allocate these revenue requirements to the customer classes using the NARUC
10	"All Peak Hours Approach," described at page 47 of the 1992 NARUC Manual, on the basis of
11	each class's contributions to the identified MISO Resource Adequacy hours, offset by that
12	class's allocation of the hourly generation of Production Type 2 assets.
13	Q. What method is most reasonable for allocation of the Production Type 2
14	Revenue Requirement to the Ameren Missouri rate classes under the circumstances in place at
15	this time?
16	A. These resources have zero or minimal avoidable variable costs of operation, and
17	Ameren Missouri is generally unable to reliably dispatch the full capacity of these resources in
18	all RA hours. It is therefore most reasonable under the circumstances in place at this time to
19	allocate the revenue requirement to the customer classes using the partial energy weighting
20	method described at page 49 of the 1992 NARUC Manual. <sup>14</sup> This approach allocates the
21	production plant costs to the classes on the basis of the energy loads, but does not classify the

<sup>&</sup>lt;sup>14</sup> This treatment is most reasonable in general, but also particularly in light of the operation of the Fuel and Purchase Power Adjustment Clause.

1 costs as "energy-related," in that these costs are not expected to vary with the level of generation 2 produced or consumed. 3 Q. What method is most reasonable for allocation of the production sales and 4 purchases net revenue requirement to the Ameren Missouri rate classes under the circumstances 5 in place at this time? 6 A. The net revenue requirement for production sales and purchases are most 7 reasonably allocated to the customer classes using the following process:<sup>15</sup> 8 1. Identify the value of energy consumed by each class based on each 9 class's load in each hour and the cost of energy in each hour; 10 2. Identify the value of energy generated by the assets allocated to each 11 class; 12 3. Use the relative values identified to create a composite allocator so that each class is responsible for the cost of the energy that class uses in a 13 14 year, as offset by the value of the energy generated by the assets and 15 variable costs allocated to each class as described above. 16 Q. What are the revenue requirements associated with each of the subfunctions described above? 17 18 A. The derivation of the revenue requirements for each subfunction are provided in 19 the table below:

<sup>&</sup>lt;sup>15</sup> This treatment is most reasonable in general, but also particularly in light of the operation of the Fuel and Purchase Power Adjustment Clause.

1 Non-Labor Expense Net Revenue Net Rate Base Total Labor Expense Depreciation Expense Revenue (includes Tax) Requirement 716,577,931 Production Type 1 \$ 4,717,107,754 \$ 171,620,929 \$ \$ 299,451,097 Ś \$ 1,511,337,892 Production Type 2 \$ 1,619,523,190 \$ 8,938,364 \$ 32,330,704 \$ 61,402,399 \$ \$ 213,803,147 2 \$ Production Revenue & Purchases \$ 2,360,379 20,884,368 \$ 336,166,345 \$ 412,127,803 \$ (54,915,120) Ś 3 Q. How is the production function allocated to the customer classes in Staff's 4 study? 5 The allocation of the production function and the resulting allocation per A. 6 customer and per kWh at meter are provided in the table below: 7 Residential SGS LGS SPS LPS Lighting Net Rate Base \$ 2,932,168,778 \$ 691,173,802 \$ 1,467,852,675 \$ 636,216,279 \$ 597,940,840 \$ 14,029,812 953,050,035 216,716,264 347,068,277 82,266,251 57,042,876 Total Expense \$ \$ \$ (8,731,290)\$ \$ \$ Other Revenue 400,577,069 \$ 85,504,662 57,454,355 (49,882,875) \$ (68,983,935) \$ (12,541,472) \$ \$ Ś Functionalized Net Revenue Requirement: \$ 753,678,387 178,639,949 390,337,973 175,806,288 167,057,512 Ś Ś 4.772.907 # of Customers: 1,079,892 136,459 10,673 670 63 55,322 kWh @ Meter: 13,289,139,065 3.155.016.584 7.286.727.089 3.618.557.872 3.561.666.306 142,952,729 698 1.309 \$ 36.572 \$ 262.397 2.651.707 \$/Customer \$ Ś Ś Ś 86 8 0.03339 \$/kWh \$ 0.05671 Ś 0.05662 \$ 0.05357 Ś 0.04858 Ś 0.04690 \$ 9 Transmission 10 Q. Is assignment and allocation of customer-specific infrastructure to the customer 11 groups using those facilities appropriate, even if that infrastructure has been recorded to an 12 account that has historically been allocated to all customers? 13 While dedicated services for secondary customers are recorded in A. Yes. 14 Account 269, services, customer-specific facilities for larger customers are not discretely 15 booked. However, as noted in the NARUC Manual at page 74, "Radial transmission facilities represent those facilities that are not networked with other transmission facilities, but are used 16 to serve specific loads directly. For cost of service purposes, these facilities may be directly 17 18 assigned to specific customers on the theory that these facilities are not used or useful in 19 providing service to customers not directly connected to them."

- 1 Q. Was Staff able to acquire sufficient data from Ameren Missouri to subclassify 2 the transmission plant accounts in the manner described above? 3 A. No. In the absence of data related to the value of customer-specific facilities, 4 Staff relied on a 12 CP allocator for transmission net rate base, expenses, and revenues. 5 Q. Should Ameren Missouri be ordered to study and present data related to the use 6 of radial transmission facilities including substation components in its next rate case? 7 A. Yes. Staff recommends Ameren Missouri be ordered to provide data concerning 8 the level of rate base and expense associated with radial transmission facilities including 9 substation components, by customer. Ameren Missouri should also be prepared to aggregate 10 such customers into groups of customers set out by characteristics to be described in a tariff 11 such as voltage level, distance from substation, annual demand, or other characteristics. 12 Ameren Missouri should also provide potential determinants associated with such groupings 13 for development of new rate elements or refinement of existing elements such as customer 14 charges and credits associated with Riders B & C. **Customer Service and Administrative Costs** 15 16 How were customer service, administrative, and other costs allocated? Q. 17 A. Given the information available in this case, Staff generally relied on Ameren 18 Missouri's metering, billing, and customer cost allocations. Staff functionalized items related 19 to advertising, general plant, administrative activities, and overhead-type costs and expenses as 20 "Other / General." For its CCoS in this case, Staff used each class's relative cost of service to
- 22

Q.

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How did Staff allocate functionalized income tax and related assets?

indirectly allocate the Other / General function.

- 1 A. For purposes of this case, Staff allocated income tax expenses and assets to the 2 classes based on each class's net rate base.
- 3

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### **CCoS Study Results**

A.

Q.

Q. What were the results of the CCoS Study?

The table below illustrates the class allocations and study results:<sup>16</sup>

- Allocated Residential SGS LGS <u>SPS</u> LPS Lighting Net Rate Base \$ 2.543.153.875 620,260,091 1,176,326,634 638.841.366 506.854.824 155,699,563 \$ \$ Ś \$ Ś Total Expense 337.367.794 Ś 72.772.466 132.213.779 70.022.539 55.897.374 15.645.507 Ś Ś Ś Ś Ś Other Revenue \$ 37,036,410 \$ 8,017,963 \$ 17,300,983 \$ 7,710,765 \$ 7,328,116 \$ 240,629 Allocated with Production Net Rate Base \$ 5,475,322,652 \$ 1,311,433,893 \$ 2,644,179,309 \$ 1,275,057,645 \$ 1,104,795,664 169,729,375 Total Expense \$ 1,290,417,829 289,488,731 479,282,056 152,288,790 112,940,251 6,914,217 \$ \$ \$ Other Revenue 437,613,479 \$ 93,522,624 \$ 74,755,338 \$ (42,172,110) \$ (61,655,819) (12,300,844) After Gross up for Other Net Rate Base 6,138,809,875 \$ 1,470,350,488 \$ 2,964,594,981 1,429,566,249 \$ 1,238,672,305 \$ \$ 190,296,797 Total Expense 1,456,674,819 326,786,359 541,032,591 171,909,626 127,491,434 7,805,042 \$ \$ Other Revenue \$ 441,955,712 94,450,605 75,497,100 (42,590,564) (62,267,601) \$ (12,422,899.03) 45.70% 10.95% 22.07% 10.64% 9.22% 1.42% Lighting After Gross up for Income Tax Residential SGS LGS SPS LPS Net Rate Base \$ 4,780,414,768 1,144,991,510 2,308,589,762 1,113,232,002 964,579,047 148, 187, 945 \$ \$ Total Expense 1,427,917,262 319,898,430 527,144,800 165,212,752 121,688,812 6,913,587 \$ Other Revenue 94,450,605 75,497,100 (62,267,601) (12,422,899) 441,955,712 (42,590,564) Net Expense: \$ 985,961,550 225,447,825 451,647,700 207,803,316 183,956,413 19,336,486 System Average Return on Rate Base: 328,032,061 78,569,317 158,415,429 76,389,980 66,189,414 10,168,657 Ś Allowance for Known & Measurable Changes 13,894,600 27,881,926 12,988,584 11,432,501 1,348,484 60,053,904 Ś 41.023.694 Rate Revenue: \$ .372.438.719 303.286.530 558.350.473 239.386.090 205.776.421 Ś Revenue Available for RoR: \$ 78,820,847 20,338,724 326,423,265 \$ 63,944,105 \$ \$ 18,594,189 \$ 10,387,506 \$ RoR: 6.83% 5.58% 3.41% 1.67% 1.08% 13.72% Revenue Requirement at System Average RoR: \$ 1.374.047.515 \$ 317.911.742 \$ 637.945.056 S 297.181.881 \$ 261.578.328 30.853.627 (Under)/Over Contribution \$ (1,608,797) \$ (14,625,213) \$ (79,594,582) \$ (57,795,791) Ś (55,801,908) \$ 10,170,067 % change to Achieve System Average RoR: 0.12% 4.82% 14.26% 24.14% 27.12% -24.79%
- 7

8

How do you interpret these results?

9 The line "Revenue Available for RoR" indicates that each studied class is A. 10 providing revenues in excess of the direct and indirect expense allocated to that class. Thus, no 11 "subsidy" exists. However the line "RoR" indicates that some classes are providing very little 12 revenue in excess of allocated expenses to contribute towards the return on investment. Specifically, the Residential, SGS (including the Metropolitan Sewer District), and Lighting

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<sup>&</sup>lt;sup>16</sup> Note, the overall revenue requirement impact of the income tax functionalization is negative due to the Accumulated Deferred Income Tax (ADIT) rate base balances.

aggregate c	lasses are providing an above-average contribution to return on investment, while
the Large (	General Service (LGS), Small Primary Service (SPS), and Large Primary Service
(LPS) are p	roviding below-average contributions to return on investment.
Q.	Should the Commission order shifts in class revenue responsibility to exactly
match these	e indicated class-level revenue requirements?
А.	No.
<u>RECOMM</u>	IENDED REVENUE REQUIREMENT ALLOCATION
Q.	What is Staff's general approach to implementing revenue responsibility shifts
and the pre	cision of CCoS results?
А.	In general, Staff will not recommend any class receive a reduction in a general
rate procee	eding with a positive net revenue requirement; and Staff will not recommend
adjustment	to study results unless those results indicate one or more classes' percent change to
bring class:	rate revenue to the studied cost of service exceeds 5% in one direction AND another
class or clas	sses' indicated change exceeds 5% in the opposite direction. <sup>17</sup>
Q.	Have you reviewed the CCoS results to determine any exceedance of this 10%
band?	
А.	Yes. The results of this review are provided below:
	the Large ( (LPS) are p Q. match these A. <b>RECOMM</b> Q. and the pred A. rate procee adjustment bring class : class or clas Q. band?

<sup>&</sup>lt;sup>17</sup> Revenues not collected due to statutory economic development incentive discounts have been reallocated among all customer classes.

1

	Residential	SGS		LGS		<u>SPS</u>	LPS	Lightin	s	Total
Net Rate Base	\$ 4,780,414,768	\$ 1,144,991,510	\$2	2,308,589,762	\$ :	1,113,232,002	\$ 964,579,047	\$148,187	,945	\$ 10,459,995,033
Total Expense	\$ 1,427,917,262	\$ 319,898,430	\$	527,144,800	\$	165,212,752	\$ 121,688,812	\$ 6,913	,587	\$ 2,568,775,644
Other Revenue	\$ 441,955,712	\$ 94,450,605	\$	75,497,100	\$	(42,590,564)	\$ (62,267,601)	\$ (12,422	,899)	\$ 494,622,354
Net Expense:	\$ 985,961,550	\$ 225,447,825	\$	451,647,700	\$	207,803,316	\$ 183,956,413	\$ 19,336	,486	\$ 2,074,153,29
System Average Return on Rate Base:	\$ 328,032,061	\$ 78,569,317	\$	158,415,429	\$	76,389,980	\$ 66,189,414	\$ 10,168	,657	\$ 717,764,85
Pre-Allowance Revenue Requirement:	\$ 1,313,993,611	\$ 304,017,142	\$	610,063,130	\$	284,193,296	\$ 250,145,827	\$ 29,505	,143	\$ 2,791,918,14
Allowance for Known & Measurable Changes	\$ 60,053,904	\$ 13,894,600	\$	27,881,926	\$	12,988,584	\$ 11,432,501	\$ 1,348	,484	\$ 127,600,000
Rate Revenue:	\$ 1,372,438,719	\$ 303,286,530	\$	558,350,473	\$	239,386,090	\$ 205,776,421	\$ 41,023	,694	\$ 2,720,261,92
Revenue Available for RoR:	\$ 326,423,265	\$ 63,944,105	\$	78,820,847	\$	18,594,189	\$ 10,387,506	\$ 20,338	,724	\$ 518,508,63
RoR Provided at Current Revenues:	6.83%	5.58%		3.41%		1.67%	1.08%	13.729	6	4.96%
Revenue Requirement at Current Average RoR:	\$ 1,282,983,668	\$ 296,100,386	\$	593,967,896	\$	275,975,522	\$ 243,203,714	\$ 28,030	,741	\$ 2,720,261,920
(Under)/Over Contribution \$ at Current Average RoR:	\$ 89,455,051	\$ 7,186,144	\$	(35,617,422)	\$	(36,589,433)	\$ (37,427,293)	\$ 12,992	,953	\$ -
(Under)/Over Contribution % at Current Average RoR:	6.97%	2.43%		-6.00%		-13.26%	-15.39%	46	.35%	0.00
Revenue Requirement at System Average RoR:	\$ 1,374,047,515	\$ 317,911,742	\$	637,945,056	\$	297,181,881	\$ 261,578,328	\$ 30,853	,627	\$ 2,919,518,14
(Under)/Over Contribution \$ at System Average RoR:	\$ (1,608,797)	\$ (14,625,213)	\$	(79,594,582)	\$	(57,795,791)	\$ (55,801,908)	\$ 10,170	,067	\$ (199,256,22
(Under)/Over Contribution % at System Average RoR:	-0.12%	-4.60%		-12.48%		-19.45%	-21.33%	32	.96%	-6.82
Revenues at System Average Increase:	\$ 1,472,968,360	\$ 325,501,938	\$	599,249,037	\$	256,920,860	\$ 220,849,319	\$ 44,028	,635	\$ 2,919,518,14
(Under)/Over Contribution \$ with System Average Increase:	\$ 98,920,845	\$ 7,590,195	\$	(38,696,018)	\$	(40,261,021)	\$ (40,729,009)	\$ 13,175	,008	\$ -
(Under)/Over Contribution % with System Average Increase:	7.20%	2.39%		-6.07%		-13.55%	-15.57%	42	.70%	0.00
% change to Achieve System Average RoR:	0.12%	4.82%		14.26%		24.14%	27.12%	-24	.79%	7.32

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Q. Should CCoS results be the only factor in setting rate class revenue requirements?

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A. No. CCoS studies serve as a guide to setting rate class revenue requirements and should not be solely relied upon for establishing each class' revenue requirement because they are not precise, and are not updated for changes from the studied revenue requirement and billing determinants to the ordered revenue requirement and billing determinants.<sup>18</sup>

9 Policy considerations, such as rate continuity, rate stability, revenue stability, 10 minimization of rate shock to any one-customer class, meeting of incremental costs, 11 and consideration of promotional practices are also taken into account in Staff's 12 recommendation of Ameren Missouri's class revenue recovery through rate design. Staff 13 endeavors to provide methods to promote revenue stability and efficiency when implementing 14 any Commission-ordered overall change in customer revenue responsibility in rates. Staff must

<sup>&</sup>lt;sup>18</sup> CCoS studies are based on a direct-filed revenue requirement, and the allocation of that revenue requirement among specific accounts, using a specific rate of return. Unless that study is updated, or unless the Commission approves that exact set of accounting schedules as well as the direct-filed billing determinants in setting the revenue requirement in a particular case, there is an inherent disconnect between the CCoS study results used in providing a party's class cost of service and rate design recommendations, and the actual class cost of service that would result at the conclusion of a case.

also balance this, to the extent possible, with retaining existing rate schedules, rate structures,
and important features of the current rate design that reduce the number of customers that
switch rates looking for the lowest bill, and mitigate the potential for rate shock. Rate schedules
should be understood by all parties, customers, and the utility as to proper application
and interpretation.

6 With the above parameters in mind, Staff endeavors to provide the Commission with a 7 rate design recommendation based on each customer class's relative cost-of-service 8 responsibility and yield the total revenue requirement to all classes in a fair manner avoiding 9 undue discrimination. This includes methods to recover both fixed and variable costs in a timely 10 manner. This ensures Ameren Missouri receives an amount above its marginal costs on sales 11 of electricity, and each class is providing a contribution to cover fixed costs.

Q. How should the revenue responsibility for the cost of service ordered in this case
be recovered from the customer classes?<sup>19</sup>

A. The revenue responsibility of the Lighting class should be held at the current level. The LGS class should receive an initial increase in its revenue responsibility of approximately 3.75%, and the SPS and LPS classes should receive an increase in revenue requirement responsibility of approximately 7.50%. Then, the remaining increase should be applied as an equal percent increase to the Residential, SGS, LGS, and LPS classes. This process is illustrated below:

<sup>&</sup>lt;sup>19</sup> The allocation of revenue responsibility among customer classes is also referred to as *interclass revenue responsibility*, while the pricing of elements of a given class's rate structure can be referred to as *intraclass revenue responsibility*, or also as *rate design*.

1

	Residential	SGS	LGS	<u>SPS</u>	LPS	Lighting	<u>Total</u>
Treatmen	Equal	Equal	Above	Above+	Above+	Hold	Revenue Requireme Allocated
Step 1	\$ -	\$-	\$ -	\$ 17,953,957	\$ 15,433,232	\$ -	\$ 33,387,18
(Under)/Over Contribution	\$: \$ (1,608,797)	\$ (14,625,213)	\$ (79,594,582)	\$ (39,841,835)	\$ (40,368,676)	\$ 10,170,067	
(Under)/Over Contribution %	5: -0.12%		-12.48%	-13.41%	-15.43%		
Step 2	\$ -	\$ -	\$ 20,938,143		\$ -	\$ -	\$ 20,938,14
(Under)/Over Contribution						\$ 10,170,067	
(Under)/Over Contribution %			-9.19%		-15.43%		
Step 3	\$ 74,240,792				\$ 11,131,283		\$ 144,930,89
(Under)/Over Contribution			\$ (28,452,992)			\$ 10,170,067	
(Under)/Over Contribution % Overall Recommended Increase			-4.46% \$ 51,141,591		-11.18% \$ 26,564,515		\$ 199,256,22
Overall Recommended Increase 9			9.16%				7.3
Class Level Ending Rol		7.02%	5.63%	4.45%	3.83%	13.72%	6.862%
asses with and witho	out the recom	mended s	hifts?				
A. Yes.							
A. Yes.							
A. Yes.	% Over,	/(Under)	Contribu	ution to l	RoR		
A. Yes.	% Over/	/(Under)	Contribu	ution to l	RoR		
50.00%	% Over/	/(Under)	Contribu	ution to l	RoR		
50.00% 40.00%	% Over,	/(Under)	Contribu	ution to l	RoR		
50.00%	% Over/	/(Under)	Contribu	ution to I	RoR		
50.00% 40.00%	% Over/	/(Under)	Contribu	ution to l	RoR		
50.00% 40.00% 30.00%	% Over,	/(Under)	Contribu	ution to l	RoR		
50.00% 40.00% 30.00% 20.00% 10.00%	% Over,	/(Under)	Contribu	ution to l	RoR		
50.00% 40.00% 30.00% 20.00% 10.00%				ution to l	RoR		
50.00% 40.00% 30.00% 20.00% 10.00%			Contribu	ution to I	RoR	Lightin	ng
50.00% 40.00% 30.00% 20.00% 10.00% 0.00%				ution to I	RoR	Lightin	ng
50.00% 40.00% 30.00% 20.00% 10.00% -10.00% -20.00%				ution to I	RoR	Lightin	ng
50.00% 40.00% 30.00% 20.00% 10.00% -10.00% Resident				ution to l	RoR	Lightin	ng
50.00% 40.00% 30.00% 20.00% 10.00% -10.00% -20.00% -20.00% -30.00%			5	ution to I			ng
50.00% 40.00% 30.00% 20.00% 10.00% -10.00% -20.00% -30.00% At Cur	al SGS rent System Ave	erage RoR	55 At	Recommende	LPS ed System Ave		ng
50.00% 40.00% 30.00% 20.00% 10.00% -10.00% -20.00% -30.00% At Cur	al SGS	erage RoR	55 At		LPS ed System Ave		ng

**RATE DESIGN RECOMMENDATIONS** Market Cost of Energy

23

Q. What is the average cost of energy at generation voltage and at metered voltage

4 by rate schedule for Ameren Missouri's load?

5

A. The average cost of energy to serve Ameren Missouri's load per kWh are provided below, by rate class.

7

8

6

	Residential	SGS		LGS	SPS			LPS	Lighting		
Cost of Energy	\$ 755,464,647	\$ 175,170,	135 \$	394,558,530	\$	185,232,285	\$	176,821,534	\$	7,369,37	
kWh at Generation	14,776,896,239	3,453,790,	311	8,003,655,199		3,796,879,185		3,683,583,973		156,270,45	
\$/kWh at Generation	\$ 0.051125	\$ 0.050	718 \$	0.049297	\$	0.048785	\$	0.048003	\$	0.04715	
kWh at Meter	13,675,778,475	3,193,379,	724	7,400,184,355		3,610,967,388		3,554,080,831		144,488,68	
\$/kWh at Meter	\$ 0.055241	\$ 0.054	354 \$	0.053317	\$	0.051297	\$	0.049752	\$	0.05100	

9 Note, because the LPS class includes customers served at various voltages, it is appropriate to
10 break down this class by voltage.

### 11

	LPS Primary	LPS Sub Transmission	LPS Transmission			
Cost of Energy	\$ 66,150,151	\$ 92,037,201	\$ 17,782,504			
kWh at Generation	1,384,539,956.77	1,916,602,463	366,282,087			
\$/kWh at Generation	\$ 0.047778	\$ 0.048021	\$ 0.048549			
kWh at Meter	1,326,556,575	1,866,182,652	361,341,604			
\$/kWh at Meter	\$ 0.049866	\$ 0.049318	\$ 0.049212			

### 12

13

Q. What is the relevance of these values to rate design?

A. No energy rate should be less than the average cost of obtaining the energy at
meter applicable to that class as reflected in Staff's various rate design recommendations.

Q. What if the rate is a Time of Use ("ToU") rate or otherwise reflects the
time-value of energy?

1	A. A ToU rate could be designed to collect the average cost of the energy to serve
2	load in the relevant time period. Other designs, such as hours use, lack the assurance that the
3	energy is actually used in a time of below-average energy cost.

#### **Customer Charge Cost Study**

5

6

Q.

Did you study the costs classifiable to the customer charge?

A. Yes. The cost study results for all classes are provided below; note these values

7 are based on class averages and may not be reasonable for imposition upon all customers in all

- 8 classes:
- 9

	Residential	SGS	LGS	SPS	LPS	Lighting
Net Rate Base	\$ 407,476,245	\$ 141,109,693	\$ 108,698,541	\$ 270,757,931	\$ 102,444,701	\$ 139,522,126
Depreciation Expense	\$ 27,581,932	\$ 7,770,581	\$ 5,010,841	\$ 13,285,563	\$ 5,052,116	\$ 5,729,304
NonLabor Expense	\$ 15,408,719	\$ 3,146,928	\$ 2,968,364	\$ 5,280,890	\$ 2,147,199	\$ 1,671,684
Labor Expense	\$ 13,837,240	\$ 2,964,127	\$ 2,462,763	\$ 2,205,013	\$ 950,001	\$ 2,381,875
RoR	\$ 27,961,020	\$ 9,682,947	\$ 7,458,894	\$ 18,579,409	\$ 7,029,755	\$ 9,574,008
Approx. Income Tax	\$ 2,914,086	\$ 1,009,153	\$ 777,363	\$ 1,936,338	\$ 732,638	\$ 997,799
Functionalized RR:	\$ 87,702,997	\$ 24,573,736	\$ 18,678,225	\$ 41,287,213	\$ 15,911,709	\$ 20,354,670
# of Customers:	1,079,892	136,459	10,673	670	63	55322
# of Charges:	12,958,704	1,637,514	128,076	8,040	756	663,864
\$/Customer/Month:	\$ 6.77	\$ 15.01	\$ 145.84	\$ 5,135.23	\$ 21,047.23	\$ 30.66
Gross up for Other/Misc.	\$ 7.68	\$ 17.04	\$ 165.57	\$ 5,830.23	\$ 23,895.78	\$ 34.81

10

11

Q. What revenue requirement elements are included in this calculation?

A. This calculation is an expansive view of the Basic Customer approach to
 customer charge estimation. Staff included those costs which more or less vary with the
 addition of a customer. Specifically, Staff included the following plant items, Distribution Customer Specific-Poles, Towers, & Fixtures – DP, Distribution - Customer Specific-Overhead
 Conductors & Devices – DP, Distribution - Customer Specific-Underground Conduit – DP,
 Distribution - Customer Specific-Underground Conductors & Devices – DP, Line Transformers
 – DP, Services - Overhead – DP, Services - Underground – DP, Meters – DP, AMI Meters,

1	Meter Installations – DP, Street Lighting and Signal Systems – DP, and the following expense
1	Meter instantions – Dr, Street Lighting and Signal Systems – Dr, and the following expense
2	items, Distribution - Customer Specific-Overhead Line Expenses - DE, Line Transformer
3	Expenses – DE, Distribution - Customer Specific-Underground Line Expenses – DE,
4	Underground Transformer Expenses, Street Lighting & Signal System Expenses – DE, Meters
5	– DE, Customer Install – DE, Distribution - Customer Specific-Overhead Lines Maintenance,
6	Distribution - Customer Specific-Underground Lines Maintenance, Line Transformers
7	Maintenance, Street Light & Signals Maintenance, Meters Maintenance, Meter Reading
8	Expenses – CAE, and Customer Assistance Expenses – CSIE.
9	Q. What is a reasonable customer charge for residential customers in this rate case?
10	A. The customer charge for all residential rate schedules should be retained at the
11	current level, \$9.00/month. The high end of the reasonable range for the residential class is
12	under \$8.00 per month. However, Staff does not recommend reducing the current charge as it
13	will increase the non-uniformity of customer impacts in this case.
14	Residential Rate Design
15	Q. What is your residential rate design recommendation?
16	A. Staff recommends that the Evening/Morning Savers <sup>20</sup> be the default rate
17	schedule for all residential customers equipped with an AMI meter. Customers should be able
18	to opt into a different time-based rate schedule if they choose after adequate education, but the
19	"Anytime" rate schedule should no longer be available for customers equipped with an AMI
20	meter. The "Anytime" rate schedule will remain available for customers without AMI meters

<sup>&</sup>lt;sup>20</sup> This is the ToU overlay rate schedule described in prior cases as "ToU training wheels."

1 through the duration of the AMI meter deployment process, and thereafter for customers who have opted out of AMI metering. 2 3 Q. What percent of residential customers have an AMI meter and what percent of 4 residential customers are on ToU? 5 A. The breakdown and percents are provided below: 6 Residential AMI and ToU Status No AMI, AMI no ToU, 416,654, 215,325, 39% 20% On ToU, 439,940, 41% No AMI On ToU AMI no ToU 7 8 Q. What percent of residential customers that have an AMI meter are on a ToU 9 rate? 10 A. 67% of residential customers with an AMI meter are on a ToU rate. 11 What is the current deployment practice? Q. A. The "Availability" section of the Evening/Morning Savers schedule provides: 12 13 New customers or new accounts with an advanced meter, or existing 14 accounts that have had an advanced meter for six months, shall be placed 15 directly on the Daytime/Overnight rate at the beginning of their next bill 16 cycle. Customers will have the option to request all other eligible rate options subject to the term of use and provisions of those rates and can 17

return to this rate at any time.

18

1

Q.

Should this provision be modified?

2 A. Yes. Staff recommends that the Evening/Morning Savers rate schedule be 3 modified so that the lead-in time of six months should be eliminated and customers should 4 begin receiving service on the schedule starting the first billing month after they are equipped 5 with an AMI meter. This change is (1) consistent with the modernization of rate structures in 6 Missouri (2) serves to educate customers who may not currently be cognizant of the times in 7 which they consume energy, and (3) improves the relationship of cost causation and revenue 8 responsibility for Ameren Missouri's residential customers Staff also recommends that the 9 name of the rate schedule as referenced in the "Availability" section of the Evening/Morning 10 Savers schedule be consistent with the name of the rate schedule. (Staff is of the opinion that 11 "Daytime/Overnight" is more understandable than the "Savers" nomenclature, but will not 12 relitigate that issue here.)

13

Q. What change should be made to the Anytime rate schedule?

14 A. Staff recommends revision in the applicability of the Anytime rate schedule to 15 default customers to the Evening/Morning Savers tariff and/or to encourage customers 16 exercising the optionality of service on a higher-differential time-based rate schedule, consistent 17 with recent Commission action. Anytime rate schedule should state that it is not available to 18 customers equipped with an AMI meter, except to conclude the customer's then-current billing 19 month at time of meter installation.

20

О. How should increases to the residential class revenue responsibility be 21 implemented in this case?

1	А.	Staff recommends the residential non-customer charge rates should be increased							
2	on an equal p	ercentage basis, except that the current differentials in the Evening/Morning							
3	Savers schedule should be preserved at this time.								
4	Non-R	esidential Rate Schedules							
5		Lighting Rate Design							
6	Q.	How should the lighting rates be modified in this case?							
7	А.	Staff's primary recommendation is to hold the revenue responsibility of the							
8	lighting rate s	chedules constant, and leave the rates there-in unmodified. In the event the							
9	revenue respon	nsibility of the lighting rate schedules is not held constant in this case, Staff							
10	recommends a	ny changes be made as an equal percent adjustment to each charge there-in.							
11		<b>Existing Non-Residential Rate Structural Elements</b>							
12	Q.	What is an hours use rate structure?							
13	А.	An hours use rate structure divides the energy consumed in a given month into							
14	blocks based o	on the relationship between the total amount of energy used and the amount of							
15	energy used ir	n the highest 15 minutes of energy consumed in that month unless otherwise							
16	defined.								
17	Q.	What are base usage and seasonal usage?							
18	А.	The SGS tariff sheet 55.1 includes the following provision:							
19 20 21 22 23		The winter seasonal energy use shall be all kWh in excess of 1,000 kWh per month and in excess of the lesser of a) the kWh use during the preceding May billing period, or b) the kWh use during the preceding October billing period, or c) the maximum monthly kWh use during any preceding summer month.							

1	In the	e LGS and SPS rate schedules, base and seasonal energy charges are defined by the
2	relationship	between energy consumed and base and seasonal demand within each applicable
3	hours use blo	ock.
4	Q.	What are base demand and seasonal demand?
5	А.	Base demand is used to calculate hours use blocks on the LGS and SPS rate
6	schedules. S	Seasonal demand is also used in the LGS and SPS rate schedules to apportion kWh
7	subject to th	ne discounted seasonal energy charge. Base and Seasonal Billing Demands are
8	defined in th	ese schedules, as provided below:
9		Base Billing Demand
10 11 12 13 14		The monthly Base Billing Demand, used only to apportion kilowatt- hours during the Company's winter billing season, shall be the Total Billing Demand during customer's immediately preceding May, October or maximum summer billing month, or customer's current winter month's Total Billing Demand, whichever is less.
15		Seasonal Billing Demand
16 17 18 19		The monthly Seasonal Billing Demand, used only to apportion kilowatt- hours during the Company's winter billing season, shall be the portion of customer's current month's Total Billing Demand in excess of customer's Base Billing Demand.
20	Q.	What is Rider I?
21	А.	Rider I provides:
22 23 24 25 26 27 28 29 30 31 32		<ul> <li>SECONDARY SERVICE OFF-PEAK DEMAND PROVISIONS</li> <li>* A. The monthly billing demand of any non-residential customer who is taking secondary service shall, upon their request or upon installation of an advanced meter, be determined as follows:</li> <li>The billing demand in any month will be the highest demand established during peak hours or 50% of the highest demand established during off-peak hours, whichever is highest during the month, but in no event less than 100 kW.</li> <li>Peak hours and off-peak hours are defined as follows:</li> </ul>

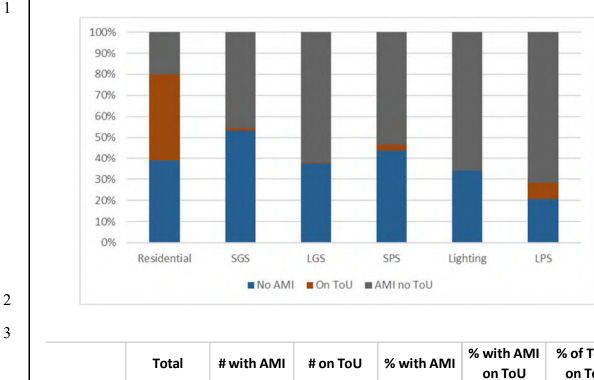
1 2		Peak hours - 10:00 A.M. to 10:00 P.M., Monday through Friday.
3 4		Off-peak hours - 10:00 P.M. of Monday through
5 6		Thursday to 10:00 A.M. of the following day, and from 10:00 P.M. Friday to 10:00 A.M. Monday.
7 8		- The entire 24 hours of the following days:
9		New Year's Day Thanksgiving Day Good Friday
10		Thanksgiving Friday Memorial Day Christmas Eve
11 12		Day Independence Day Christmas Day Labor Day
13 14		All times stated above apply to the local effective time.
15		B. If advanced metering is not installed, Customer shall pay for all
16		metering equipment necessary for the application of the provisions of
17		this Rider at the charges specified in Section IV.B - Additional
18		Metering. * C. This Diday if as a set of her sustained with sut a dynamic directory of
19 20		* C. This Rider, if requested by customer without advanced metering, shall remain in effect for an initial period of three (3) years and shall be
20		terminable thereafter on three (3) days' notice if an advanced meter is
22		not present.
23		** D. Customers with advanced metering installed will automatically
24		have the provisions under Rider I applied without request.
25	Q.	Does Rider I impose a time-based variation in energy charges?
26	А.	No.
27	Q.	What time periods are subject to "Optional Time-of-Day Adjustments" on
28	Ameren Miss	ouri's non-residential rate schedules?
29	А.	The SGS "Legacy Optional Time-of-Day Rate" includes an apparent
30	inconsistency	in that on sheet 55.1 the following provisions are included:
31 32		(4) During all days and periods, the on-peak hours are 6:00 A.M. to 10:00 P.M. and the off-peak hours are 10:00 P.M. to 6:00 A.M.
33 34		(5) On-peak and Off-peak hours applicable herein shall be as specified in Rider I, paragraph A.

1	Note,	the off-peak provisions of Rider I include the entire weekend, and an enumerated
2	list of 9 holic	lays.
3	The I	LGS "Optional Time-of-Day Adjustments" provisions refer to Rider I.
4	The	SPS "Optional Time-of-Day Adjustment" provisions include a definition of
5	on-peak and	off-peak hours that appears identical to the provisions of Rider I, though it is set
6	out different	ly.
7	The I	LPS "Optional Time-of-Day Adjustments" provisions are consistent with those of
8	the SPS rate	schedule.
9	Q.	Do these elements remain reasonable?
10	А.	Increasingly, no. The seasonal/base energy distinction as well as the hours use
11	structure in	general were work-arounds for the unavailability of hourly usage data for each
12	customer. A	s AMI metering is growing ubiquitous among Ameren Missouri customers, use of
13	actual hourly	y usage to bill customers is far more reasonable and far more transparent to
14	customers th	an the cumbersome and convoluted legacy rate structures.
15	Q.	Has Ameren Missouri provided information supporting the cost basis of these
16	elements?	
17	А.	No.
18	Q.	Did you review the average cost of energy by rate schedule by time period as
19	defined abov	e?
20	А.	Generally. As noted, there are differences in whether holidays and weekends
21	are excluded	from a given rate schedule's on peak definition. Generally however, the average
22	kWh per tim	e period and calculations for a cost-based differential are provided below:

Legacy Time of Day Energy Cost Study	Residentia	ıl	SGS		LGS		SPS		LPS	L	ighting
	\$ 0.051	1\$	0.0507	\$	0.0493	\$	0.0488	\$	0.0480	\$	0.0472
On-Peak average cost of energy:				\$		\$	0.0529	\$	0.0524	\$	0.0550
Off Peak average cost of energy:			0.0489	\$	0.0471	\$	0.0463	\$	0.0455	\$	0.0453
On-Peak Premium: Off Peak Discount:			0.0025 (0.0044)	\$	0.0033 (0.0056)	\$	0.0041 (0.0066)	\$	0.0044 (0.0069)	\$	0.0078
Note, these time periods are not	consiste	ent v	with the	ose	selected	d f	or the r	eco	ommenc	led	ToU
overlay.											
Q. For purposes of thi	s case, sl	noul	d the rel	lati	onship t	oetv	ween the	ese	elemen	ts v	vithin
rate schedules be maintained?											
A. Yes. The inclus	sion of	a t	ime-bas	ed	overla	<b>y</b> i	in the	rat	e struc	ture	es of
non-residential non-lighting class	es for cu	ston	ners equ	iip	ped with	ιA	MI met	eriı	ng shou	ld ł	be the
priority in this rate case. For the	current	non	-ToU S	GS	, LGS, S	SPS	S, and I	LPS	S rate sc	heo	dules,
Staff recommends minimization	n of in	trac	lass rev	ver	ue resp	pon	sibility	c	hanges	fo	r the
non-residential non-lighting classe	es in ord	er to	mitigat	eι	inexpect	ed	bill vol	atil	ity as th	e S	taff's
recommended ToU overlay is intro	oduced.	Spe	cifically	', S	taff reco	mr	nends tl	nat	all rate	eleı	ments
for the SGS, LGS, SPS, and LPS	rate sch	edul	es be ac	łju	sted uni	for	mly wit	hin	each ra	ate	class,
except for the Reactive kVar cha	arges wł	ich	should	be	adjuste	d c	consiste	nt	with the	e o	verall
increase applicable to non-reside	ential no	n-li	ghting c	cla	sses, bu	t h	eld cor	nsis	tent act	ross	s rate
schedules. Finally any changes re	elated to	the ]	Low Inc	on	ne charg	es	should l	be i	mpleme	ente	ed.
For the new ToU overlay	rate sch	edu	les, sepa	ara	tely for	SC	S, LGS	5, 5	SPS, and	d L	PS, a
second set of charges will then be	develop	ed. ]	First, the	e re	evenue in	mp	act of th	ne ]	ſoU ove	rla	y will
be calculated for each class as thou	ioh it we	re hi	illed on a	<u>_11</u>	custome	ma	in that a	100	a Thom	ate	

20 with the rates determined as described above, each rate element will be adjusted to reflect the

1	net impact of the ToU Overlay to achieve revenue neutrality. These rate schedules would be
2	the default rate schedules for customers equipped with AMI metering.
3	The determinants developed from the ToU overlay can be relied upon in a future case
4	after AMI has been fully deployed so that hours use rate structures and base/seasonal energy
5	and demand elements can be phased out, and time-based elements be redesigned to reflect
6	current periods of demand relevance and contemporary cost causation.
7	Introduction of Time of Use Overlay to SGS, LGS, SPS, and LPS Rate Structures
8	Q. What is your overall recommendation for non-residential non-lighting rate
9	structures?
10	A. As discussed in greater detail below, Staff recommends the Commission order
11	in this case that customers with AMI metering be billed time based rates through the
12	introduction of a revenue neutral ToU Overlay to be introduced into a parallel rate structure for
13	each non-residential non-lighting rate class.
14	Q. What is the current level of AMI deployment and ToU adoption?
15	A. As illustrated below, over half of non-residential customers are currently
16	equipped with an AMI meter, depending on rate class. However, only a fraction of customers
17	with an AMI meter take service on time-based rate structures.



	Total	# with AMI	# on ToU	% with AMI	% with AMI	% of Total
	Total		# 011 100		on ToU	on ToU
Residential	1,071,919	655,265	439,940	61%	67.14%	41.04%
SGS	129,424	60,454	1,622	47%	2.68%	1.25%
LGS	10,069	6,311	51	63%	0.81%	0.51%
SPS	539	303	15	56%	4.95%	2.78%
Lighting	1,395	921	-	66%	0.00%	0.00%
LPS	39	31	3	79%	9.68%	7.69%
Total	1,213,385	723,285	441,631	60%	61.06%	36.40%

Q. Did you review the appropriate ToU overlay design to order as the default rate for non-residential customers upon receipt of an AMI meter?

A. Yes. I reviewed Ameren Missouri's cost of obtaining energy to serve its load in the MISO DA energy market for the five years from January 2017 through December 2022.
I did not remove entirely events like Storm Uri, but I normalized outlier energy costs.
Specifically, I removed Locational Marginal Prices (LMPs) above a cap of \$100 and below a floor of negative \$35.00, replacing them with the cap values.

1	I next divid	ed each of t	he five years in	to 24 periods of	of the first 14 da	ays of each month,
2	and day 15 through	the end of e	ach month. I th	en found the si	mple average L	MP across the five
3	years for each hour	. For examp	ple, the average	e LMP for 1:00	AM on Januar	y 1 - January 14 of
4	2018, 2019, 2020, 2	2021, and 2	022 is \$25.88.	Note, my initi	al analysis dist	inguished between
5	weekdays and weel	kends, but d	id not indicate	sufficient varia	tion to maintain	n this distinction.
6	I then organ	nized the da	ita by season. <sup>21</sup>	I then found	the simple ave	erage LMP for the
7	"Summer" and "No	onSummer"	seasons.			
8	To identify	time periods	and reasonable	e differentials,	I identified whi	ch hours in a given
9	season fell outside	of a band a	round that ave	rage. For Sum	nmer, I used 0.8	85 & 1.15, and for
10	Non Summer, I use	ed 0.9 & 1.1				
11	The hours a	nd average S	\$ per kWh asso	ciated with eac	h time period a	re provided below:
12		_	-		-	-
			Off Peak	Regular	On Peak	]
	_	Summer	12 -9 AM	All Other	1 - 9 PM	-
13		NonSummer	11 PM - 6 AM	All Other	7-9 AM, 5-9 PM	
14						-
			Off Peak	Regular	On Peak	
	_	Summer	\$ 0.02739	\$ 0.04196	\$ 0.04784	
15		NonSummer	\$ 0.02615	\$ 0.03535	\$ 0.03968	
16 17	The absolut	e resulting c	liscounts and p	-		1
			Off Peak	Regular	On Peak	_
			4 (*********	L &	\$ 0.00587	
10		Summer	· · ·			
18	_	Summer NonSummer	· · ·		\$ 0.00433	-

<sup>&</sup>lt;sup>21</sup> The seasons used in my study consisted of Actual Winter, Shoulder, and Summer. While this seasonal distinction is more reasonable than the current Ameren Missouri seasonal definition, for this case I included this element only for review purposes, and recommend maintaining existing rate seasons of Summer and NonSummer in this case.

The discounts, adjusted to improve customer understandability and implementation are
 provided below:<sup>22</sup>

	Off Peak			Regular	On Peak		
Summer	\$	(0.01500)	\$	-	\$	0.00500	
NonSummer	\$	(0.01000)	\$	-	\$	0.00500	

5

4

3

Q. How should these changes in rate structure be implemented in this case?

Staff recommends creation of a parallel rate schedule for each non-residential 6 A. 7 non-lighting rate class which includes a time-based overlay applicable to all customers 8 equipped with an AMI meter. When calculating compliance rates for each of these time-based 9 rate schedules, each distinct rate element will require adjustment to ensure that application of 10 the ToU overlay retains revenue neutrality within the rate schedule. The amounts applicable to 11 each class are identified in the section "Customer Bill Changes Related to Recommended ToU 12 Overlay." Because all customers are not currently equipped with AMI metering, it is necessary 13 to have two sets of rates for each non-residential rate element in the tariffs promulgated in 14 compliance with the Commission's order in this case. One set will reflect the adjustment to 15 preserve revenue neutrality and will include the ToU Overlay in its structure. The other set will not include the ToU Overlay and will not be adjusted for the ToU Overlay. 16

17

18

Q. Should existing optional rate codes that include time or proxies for time as a factor in billing be retained at this time?

<sup>&</sup>lt;sup>22</sup> Note, the specific values indicated are calculated at generation voltage. However, for initial customer understandability, Staff recommends the adjusted overlay be billed at the specified rates for service across voltages. In future cases after customers have gained familiarity with the concept, it would be appropriate to voltage-adjust the overlay.

A. At this tin	ne, Staff is not o	pposed to retenti	on of existing ra	te structures that				
include time or proxies	for time as a	factor, including	Rider I, Optior	nal Time-of-Day				
Adjustments, and the Legacy SGS Optional Time-of-Day Rate for customers on the non-ToU								
Overlay rate schedule. H	owever, such str	uctures should lik	cely be phased ou	t or significantly				
redesigned as rates are n	nodernized to inc	corporate more ac	ccurate time base	d elements upon				
completion of AMI deplo	yment.							
Customer I	Bill Changes Rela	ated to Recomm	ended ToU Over	lay				
Q. Have you	calculated the	determinants f	or the ToU Ov	verlay for each				
non-residential non-lighti	ng rate schedule?							
A. Yes. I fou	nd the determina	nts associated wi	th each time perio	od using Ameren				
			-	-				
	-	·		-				
normalized and annualize	a level of usage a	t the meter. The f	esuits are provide	ed in Kwn below:				
	SGS	LGS	SPS	LPS				
Summer-Off Peak	317,082,563.63	865,223,659.24	466,896,397.24	477,640,562.33				
Summer-Regular	363,273,616.37	820,138,760.83	392,679,450.39	381,783,079.79				
Summer-On Peak	472,612,526.58	1,023,550,565.47	458,764,861.65	443,366,909.62				
Non-Summer-Off Peak	504,520,542.82	1,174,369,697.22	623,697,892.38	641,599,459.63				
Non-Summer-Regular	996,645,392.15		1,093,869,507.48	1,048,789,485.20				
				568,486,809.09				
non-lighting rate schedule A. Yes. I mul	? tiplied the determ	ninants provided a	bove by the recon					
	include time or proxies Adjustments, and the Leg Overlay rate schedule. H redesigned as rates are m completion of AMI deploy <b>Customer H</b> Q. Have you non-residential non-lightin A. Yes. I fou Missouri's load research normalized and annualized Summer-Off Peak Summer-Off Peak Summer-Off Peak Non-Summer-Off Peak Non-Summer-Off Peak Non-Summer-Off Peak Non-Summer-Off Peak	include time or proxies for time as a Adjustments, and the Legacy SGS Optiona Overlay rate schedule. However, such str redesigned as rates are modernized to inco completion of AMI deployment. <b>Customer Bill Changes Rel</b> Q. Have you calculated the non-residential non-lighting rate schedule? A. Yes. I found the determina Missouri's load research hourly loads. To normalized and annualized level of usage a <u>SGS</u> Summer-Off Peak 317,082,563.63 Summer-Regular 363,273,616.37 Summer-Off Peak 504,520,542.82 Non-Summer-Off Peak 504,520,542.82 Non-Summer-Off Peak 504,520,542.82 Non-Summer-On Peak 500,881,942.14 Q. Have you estimated the net non-lighting rate schedule? A. Yes. I multiplied the determine	include time or proxies for time as a factor, including Adjustments, and the Legacy SGS Optional Time-of-Day R Overlay rate schedule. However, such structures should lik redesigned as rates are modernized to incorporate more ac completion of AMI deployment. <b>Customer Bill Changes Related to Recommo</b> Q. Have you calculated the determinants f non-residential non-lighting rate schedule? A. Yes. I found the determinants associated wi Missouri's load research hourly loads. Then I adjusted the normalized and annualized level of usage at the meter. The n <u>SGS LGS</u> Summer-Off Peak 317,082,563.63 865,223,659.24 Summer-Off Peak 472,612,526.58 1,023,550,565.47 Non-Summer-Off Peak 504,520,542.82 1,174,369,697.22 Non-Summer-On Peak 472,612,325.15 2,221,249,851.16 Non-Summer-On Peak 500,881,942.14 1,182,194,555.47 Q. Have you estimated the net impact of the Tol non-lighting rate schedule? A. Yes. I multiplied the determinants provided a	include time or proxies for time as a factor, including Rider I, Option Adjustments, and the Legacy SGS Optional Time-of-Day Rate for customers Overlay rate schedule. However, such structures should likely be phased ou redesigned as rates are modernized to incorporate more accurate time base completion of AMI deployment. <b>Customer Bill Changes Related to Recommended ToU Over</b> Q. Have you calculated the determinants for the ToU Oven onon-residential non-lighting rate schedule? A. Yes. I found the determinants associated with each time perior Missouri's load research hourly loads. Then I adjusted these determinants normalized and annualized level of usage at the meter. The results are provide <b>Summer-Off Peak</b> 317,082,563.63 865,223,659.24 466,896,397.24 Summer-Off Peak 317,082,563.63 865,223,659.24 466,896,397.24 Summer-Off Peak 317,082,563.63 865,223,659.74 458,764,861.65 Non-Summer-Off Peak 504,520,542.82 1,174,369,697.22 623,697,892.38 Non-Summer-Off Peak 504,520,542.82 1,174,369,697.22 623,697,892.38 Non-Summer-On Peak 500,881,942.14 1,182,194,555.47 582,649,763.00 Q. Have you estimated the net impact of the ToU Overlay for eac non-lighting rate schedule?				

ш

	SGS	LGS	SPS	LPS			
Summer-Off Peak	\$ (4,756,238)	\$ (12,978,355)	\$ (7,003,446)	\$ (7,164,608)			
Summer-Regular	\$-	\$ -	\$-	\$-			
Summer-On Peak	\$ 2,363,063	\$ 5,117,753	\$ 2,293,824	\$ 2,216,835			
Non-Summer-Off Peak	\$ (5,045,205)	\$ (11,743,697)	\$ (6,236,979)	\$ (6,415,995)			
Non-Summer-Regular	\$-	\$ -	\$-	\$ -			
Non-Summer-On Peak	\$ 2,504,410	\$ 5,910,973	\$ 2,913,249	\$ 2,842,434			
Net Revenue Impact	(4,933,972)	(13,693,326)	(8,033,352)	(8,521,334)			
<ul><li>A. The negative values indicate that the ToU overlay will provide more off-peak discounts to each class than they will collect extra on-peak charges.</li><li>Q. On a class-level basis, will incorporating the ToU overlay into these rate</li></ul>							
structures increase or dec	crease the bills pai	id by customers?					
A. On a class	s-level basis, the 1	restructured rate s	chedules for the	ToU overlay will			
be adjusted to achieve re	evenue neutrality.	In other words,	the class averag	e bill for a given			
class without the ToU ov	erlay and the clas	s average bill for	a given class with	1 the ToU overlay			
will be the same dollar va	alue, as illustrated	l below:					
	SGS	LGS	SPS	LPS			
Current Average \$/kWh	\$ 0.09665	\$ 0.07699	\$ 0.06648	\$ 0.05809			
Adjustment due to Overlay							
per kWh	\$ 0.00156	\$ 0.00188	\$ 0.00222	\$ 0.00239			
Adjusted Average \$/kWh	\$ 0.09821	\$ 0.07887	\$ 0.06870	\$ 0.06048			
Value of Overlay/kWh	\$ (0.00156)	\$ (0.00188)	\$ (0.00222)	\$ (0.00239)			
	¢ 0.000005	¢ 0.07000	÷ 0.0000.40	ć 0.05000			

13

Net Average \$/kWh

Net Impact by Class

\$

\$

Q. By class, what will be the difference in current rate elements for customers
subject to the overlay versus the same element for customers not subject to the overlay because
they do not yet have an AMI meter?

\$

\$

0.07699

-

\$

\$

0.06648

\_

\$

\$

0.05809

-

0.09665

-

- A. Based on Staff's current Accounting Schedules, the percentages applicable to
   each class are illustrated below, pre-rate increase. The rate increases resulting from the pending
   rate request will make the overall percentages of difference smaller.
- 4

	SGS	LGS	SPS	LPS
Current Revenues	\$ 304,922,940	\$ 561,028,072	\$ 240,561,062	\$ 206,880,052
Adjustment for Overlay	4,933,972	13,693,326	8,033,352	8,521,334
Non-Overlay Revenue				
Requirement	\$ 309,856,912	\$ 574,721,398	\$ 248,594,414	\$ 215,401,386
% Change in Non-Overlay				
Revenue Requirement, Pre-				
Overlay	1.618%	2.441%	3.339%	4.119%

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Q Combining the impact of the revenue-neutral adjustment to the current non-overlay rate elements, and the impact of the overlay itself, if a customer used every single kWh it consumed on peak throughout the year, could you provide the estimated bill impact?

9 A. Yes. The values provided in the row "Change in Average \$/kWh" indicate the
10 change per kWh a customer would experience if every single kWh of energy consumed was
11 consumed on peak, year round.

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	1				1	
		SGS	LGS	SPS		LPS
Current Average \$/kWh	\$	0.09665	\$ 0.07699	\$ 0.06648	\$	0.05809
Adjusted Average \$/kWh	\$	0.09821	\$ 0.07887	\$ 0.06870	\$	0.06048
All Energy Used On Peak	\$	0.00500	\$ 0.00500	\$ 0.00500	\$	0.00500
New Average \$/kWh	\$	0.10321	\$ 0.08387	\$ 0.07370	\$	0.06548
Change in Average \$/kWh	\$	0.00656	\$ 0.00688	\$ 0.00722	\$	0.00739
% Change		6.79%	8.93%	10.86%		12.73%

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Note, a customer using every single kWh of energy consumed on peak would have an above
average experienced \$/kWh in that they would have a higher-than-average demand charge for
their level of usage, and would not be eligible for the reduced per kWh charges of subsequent

hours use blocks or seasonal energy or demand reduced rates. Thus, while the dollar value
 indicated is the approximate value for all customers in a given class, the "% change" will vary
 based on the experienced average \$/kWh of a given customer.

Q Combining the impact of the revenue-neutral adjustment to the current
non-overlay rate elements, and the impact of the overlay itself, if a customer used every single
kWh it consumed off peak throughout the year, could you provide the estimated bill impact?

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A. Yes. The values provided in the row "Change in Average \$/kWh" indicate the change per kWh a customer would experience if every single kWh of energy consumed was consumed off peak, year round, with the "% Change" row results subject to the same considerations noted above.

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	SGS	LGS	SPS	LPS
Current Average \$/kWh	\$ 0.09665	\$ 0.07699	\$ 0.06648	\$ 0.05809
Adjusted Average \$/kWh	\$ 0.09821	\$ 0.07887	\$ 0.06870	\$ 0.06048
All Energy Used On Peak	\$ (0.01167)	\$ (0.01167)	\$ (0.01167)	\$ (0.01167
New Average \$/kWh	\$ 0.08654	\$ 0.06721	\$ 0.05703	\$ 0.04881
Change in Average \$/kWh	\$ (0.01010)	\$ (0.00979)	\$ (0.00945)	\$ (0.00927
% Change	-10.45%	-12.71%	-14.21%	-15.97%

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Q.

Are customers likely to fall into either of these extremes?

A. No. The changes illustrated are the very limits of the \$/kWh impact applicable
to a given customer due to Staff's recommended first step in rate structure modernization for
non-residential non-lighting rate schedules, namely, inclusion of a revenue-neutral ToU overlay
in the rate structure of each rate schedule.

Q. Have you attempted to identify the bill changes customers can expect from
service on the restructured SGS, LGS, SPS, and LPS rates that incorporates the ToU overlay,
based on actual customer usage?

A. Yes. I obtained hourly customer usage for 100 customers in each of the classes SGS, LGS, and SPS, as well as for all LPS customers. I approximated each customer's current bills.<sup>23</sup> Then, using each customer's hourly loads for the test period, I found the net bill value of the ToU overlay. Next, I grossed up each customer's bill for the increase in class revenue needed to preserve class-level revenue neutrality. Finally, I netted the bill value of the ToU overlay with the grossed-up current bill to determine the net impact on each customer of movement to the restructured ToU rate schedule.

8 For each rate class, provided below are the largest bill decrease, the average bill change 9 by customer count, and the largest bill increase, both in terms of dollar value and percent of 10 customer bill. Note, the dollar value and percent for a given class may not be related to the 11 same customer.

LPS	\$	%
Largest bill decrease:	\$(39,231)	-1.05%
Average bill change by customer count:	\$ 7,744	0.29%
Largest bill increase:	\$106,939	1.43%
SPS	\$	%
Largest bill decrease:	\$(19,873)	-1.66%
Average bill change by customer count:	\$ 230	0.56%
Largest bill increase:	\$ 17,059	2.91%
LGS	\$	%
LGS Largest bill decrease:		<u>%</u> -1.17%
Largest bill decrease:	\$ (6,791)	-1.17%
Largest bill decrease: Average bill change by customer count:	\$ (6,791) \$ (360)	-1.17% 0.09%
Largest bill decrease: Average bill change by customer count: Largest bill increase:	\$ (6,791) \$ (360) \$ 2,930	-1.17% 0.09% 2.50%
Largest bill decrease: Average bill change by customer count: Largest bill increase: SGS	\$ (6,791) \$ (360) \$ 2,930 <b>\$</b>	-1.17% 0.09% 2.50%

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<sup>&</sup>lt;sup>23</sup> Due to computing limitations and lack of 15 minute demand data, the bill calculation was simplified.

1	The right column of the following frequency distribution plot provides the total number					
2	of customers (out of the sample studied) experiencing the annual dollar per kWh of average bill					
3	change indicated in the left column.					
4						
4			<mark>\$/kWh</mark>	Number of Customers		
			\$ (0.002)	1		
			\$ (0.001)	27		
			\$ -	196		
			\$ 0.001	94		
			\$ 0.002	38		
			\$ 0.003	4		
			\$ 0.004	2		
5			\$ 0.005	1		
6 7 8 9	Disco	·	s are attached as S on-Residential ( r B?			
10	A.	Rider B prov	ides:			
11 12 13 14 15 16 17 18 19 20		OWNED BY Where a cus delivery of p Company wr follows: *1. A month taking servic *2. A month	CUSTOMER IN tomer served undo ower and energy a ill allow discount ally credit of \$1.24 e at 34.5 or 69kV.	LIEU OF C er rate scheo at a delivery s from its a 4/kW of bil 7/kW of bil	VICE TO SUBSTATIONS COMPANY OWNERSHIP dules 4(M) or 11 (M) takes voltage of 34kV or higher, applicable rate schedule as ling demand for customers ling demand for customers	
21	Q.	Did you stu	dy the relationsh	ip of cost	causation and revenue sufficiency	
22	associated with the discounts provided to certain customers under Rider B?					

1	А.	No. As discussed in the following section I did not have information sufficient
2	to study the c	ost causation of these discounts or the reasonableness of these charges.
3	Q.	What is Rider C?
4	А.	Rider C provides:
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29		<ul> <li>RIDER C ADJUSTMENTS OF METER READINGS FOR METERING AT A VOLTAGE NOT PROVIDED FOR IN RATE SCHEDULE</li> <li>Where service is metered at a voltage other than the voltage provided for under the applicable rate schedule, an adjustment in both the kilowatt-hour (kWh) and kilowatt (kW) meter readings for the applicable service will be made as follows:</li> <li>For customers on rate schedule 2(M) or 3(M) taking delivery at secondary voltage: <ol> <li>Metered at Primary Voltage or higher, meter readings (kWh and kW) will be decreased by 0.68%. For customers on rate schedule 4(M) or 11(M):</li> <li>Metered at 34kV or higher, meter readings (kWh and kW) will be decreased by 0.68%</li> <li>Metered at Secondary voltage, meter readings (kWh and kW) will be increased by 0.68%</li> <li>Delivered at 34 kV or higher, served through a single transformation to secondary voltage, and metered at secondary voltage, no Rider C adjustment will apply.</li> <li>Served at transmission voltage, meter dkWh will be increased to account for the energy line losses from the use of a transmission system other than Company's, if any.</li> <li>Company shall not be required to provide any distribution facilities beyond the metering point except when required for engineering or other valid reasons.</li> </ol></li></ul>
30	Q.	Did you study the relationship of cost causation and revenue sufficiency
31	associated wi	th the discounts provided to certain customers under Rider C?
32	А.	No. As discussed in the following section, I did not have information sufficient
33	to study the c	ost causation of these discounts or the reasonableness of these charges.
34	Q.	What is the recommended treatment of these adjustments?

1	A. Staff recommends that credits offered under Riders B & C be held constant in
2	the absence of information to evaluate their reasonableness.
3	Recommended Rate Structure Modernization
4	Q. Could you outline a reasonable rate structure for Ameren Missouri's
5	non-residential customers, moving forward?
6	A. Yes. As Ameren Missouri completes its installation of AMI metering, it is
7	reasonable to require Ameren Missouri to prepare information to develop modern rate structures
8	for potential implementation in its next rate case. Specific elements to consider are described
9	below:
10	1. Customer and facilities charges related to customer annual NCP to recover
11	customer-related costs and the cost of customer-specific infrastructure, with related
12	determinants.
13	2. CP demand charges to collect remaining distribution and transmission costs, with
14	related determinants. Staff suggests that CP periods of 12:01 pm - 8:00 pm are
15	appropriate for the months May, June, July, August, September, and October, and
16	that CP periods of 6:01 am - 10:00 am, and 4:00 pm - 8:00 pm are reasonable
17	periods for the initial study of appropriate determinants and charges, subject to
18	refinement.
19	3. ToU-based energy charges and determinants, where the differential of such charges
20	is approximated to the difference in the average DA LMP across the time periods,
21	but also recovers the costs of variable and stable revenue requirement production.
22	Staff suggests that the time periods outlined below, subject to refinement, are

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reasonable periods for the initial study of appropriate determinants and charges, subject to refinement. In particular, Staff recommends the study and potential introduction of shoulder seasons to replace a portion of the existing "winter" season of 8 months.

	Off Peak	Regular	On Peak
Summer	12 -9 AM	All Other	1 - 9 PM
NonSummer	11 PM - 6 AM	All Other	7-9 AM, 5-9 PM

 Any revisions to the design and structure of the Reactive Demand charge that may be appropriate, with relevant determinants.

9 Q. Is it necessary for rates developed using the above process to be developed 10 separately for rate classes such as "Small General," and "Large General," or "Small Primary," 11 and "Large Primary?"

A. No. Rate classes have historically been a stand-in for assumptions about the timing and level of use by a given customer, based on the characteristic of a large number of customers. While the structure of rates described above will require adjustment for the differences in metered voltage, class distinctions would not be necessary.

16 Q. Are further calculations or adjustments necessary for the next Ameren Missouri
17 rate case?

A. Yes. The cost-causation and rates of Riders B & C should be fully evaluated
and updated as appropriate. The derivation of customer and facilities charges to recover
customer-related costs and the cost of customer-specific infrastructure should facilitate much
of this work. It would be reasonable to consider collapsing Riders B & C into such a calculation,

such as providing a different facilities charge rate for customers with and without substation
 equipment included in utility ratebase.

- Q. Is Staff recommending creation of thousands of separate customer or facility
  charge rates to account for every possible situation?
- A. No. The monthly customer charge should be based on the Basic Customer
  charge calculation described in the 2019 Regulatory Assistance Project ("RAP") "Electric Cost
  Allocation for a New Era" manual, by Jim Lazar, Paul Chernick, William Marcus, and
  Mark LeBel.<sup>24</sup> This could likely be reasonably designed to vary based on the voltage at which
  customers are served, which Staff understands to consist of approximately 10 levels, 120/208,
  120/240, 277/480, 4KV, 12KV, 13.2KV, 13.8KV, 25KV, 34kV, 65kV.

The facilities charge would be a per-kW charge. If sufficient data and evidence exists to vary the charge by voltage, it may be reasonable to create a different per-kW charge level for each of the voltage levels identified above, or some subset, such as "secondary," "primary," "subtransmission," and "transmission."

15

# **COMPLIANCE AND BEST PRACTICES**

Q. Did the Report and Order in ER-2021-0240 address plans to restructure the
Large General Service and Small Primary Service rate schedules?

A. Yes. In the Report and Order at pages 29 – 31, the Commission addressed the
issue "Should the Commission approve MECG's recommendation to require the Company to
present analyses of alternatives to the hours-use rate design by 2025?" The decision paragraph
at page 31 states:

<sup>&</sup>lt;sup>24</sup> <u>RAP Manual</u> https://www.raponline.org/knowledge-center/electric-cost-allocation-new-era/

1 2 3 4 5 6 7 8		The Commission agrees that the Large General Service and Small Primary Service rates should be redesigned to make them more comprehensible for customers. That redesign process can begin now with Ameren Missouri gathering information and insight from customers who are already being served by AMI meters. The Commission will establish, by separate order, a working case to facilitate the collaboration between Ameren Missouri, Staff, Public Counsel, and the affected customers in redesigning these rates.				
9	Q.	Has the referenced working case been established?				
10	А.	Not to my knowledge.				
11	Q.	Is information available to undertake that redesign in whole or in part in this				
12	case?					
13	А.	Complete customer hourly information is not yet available. Staff recommends				
14	proceeding with	th restructuring of these rate schedules for customers equipped with AMI meters,				
15	with customer	rs to transition to these restructured rate schedules as AMI metering is installed				
16	for the remain	der of the customers in each class.				
17	Q.	Did the Report and Order in ER-2021-0240 address study of the reasonableness				
18	and design of	Rider B credits for customers who are billed at primary rates, but who own their				
19	own substation	n equipment?				
20	А.	Yes. In the Report and Order at pages $31 - 34$ , the Commission addressed				
21	whether it show	uld require "Performance of a study of the reasonableness of the calculations and				
22	assumptions u	inderlying Rider B to be filed as part of the Company's direct filing in its next				
23	general rate case?" The decision paragraph at pages 33-34 states:					
24 25 26 27 28 29		The Commission will not suspend the Rider B credits, but it believes the question of the proper calculation of those credits should be further addressed in Ameren Missouri's next rate case. Therefore, the Commission will direct Ameren Missouri to study the reasonableness of the calculations and assumption underlying Rider B and to file the results of that study as part of its direct filing in its next general rate case.				

1	Q.	Has Ameren Missouri prepared a study of the reasonableness of the calculations
2	and assumption	ons underlying Rider B and filed those results in its direct filing in this rate case?
3	А.	No.
4	Q.	In the "Second Unanimous Stipulation and Agreement" filed 12/6/2021, in
5	ER-2021-024	0, Ameren Missouri agreed to "Rider C: The Company will conduct an
6	engineering re	eview of the Rider C loss rates by December 31, 2022 and will update the Rider
7	C loss rates in	its first electric general rate case filed after December 31, 2022 if the engineering
8	review indicat	tes an update of those loss rates is needed." Has Ameren Missouri conducted this
9	engineering re	eview?
10	А.	Staff propounded a Data Request concerning the specified engineering review
11	on January 5,	2023. No response has been received as of the time of this writing. The response
12	due date for th	nis request is January 25, 2023.
13	Q.	In the Unanimous Stipulation and Agreement filed 11/24/2021, in
14	ER-2021-024	0, Ameren Missouri agreed at page 13 that "Company agrees to undertake
15	reasonable da	ata collection to facilitate allocation or assignment of labor and non-labor
16	distribution ex	xpenses in future cases on a more detailed basis than application of the plant
17	allocators, in g	good faith collaboration with Staff." Has this occurred?
18	А.	No. Through a series of data requests, objections, responses, and supplemental
19	responses An	neren Missouri has conceded that "The Company has not "retained" other
20	information as	s of July 1, 2022, that it did not possess as of July 1, 2021" <sup>25</sup> Responses and
21	supplemental	responses (when applicable) to DR Nos. 0198, 0198.1, 0198.3, and 0198.4 are

<sup>&</sup>lt;sup>25</sup> DR No. 0198 with initial October 3, 2022 response and supplemental October 11 response, note, response dates on Ameren Missouri documents do not correspond with dates Ameren Missouri submitted DR responses into EFIS in all instances.

1 attached as Schedule SLKL-d5? Note, spreadsheets provided November 7, 2022 in response to DR No 0198.4 are omitted. 2 3 Q. What does the Commission need to order in this case to improve the reliability 4 of CCoS studies and cost-based rate designs going forward? 5 A. Staff recommends continuation of the ordered studies and reviews discussed in 6 this testimony, and the retention of data that is sufficient and appropriate for the rate 7 modernization discussed here-in. 8 Q. Are there further recommendations related to improving Ameren Missouri's rate 9 schedules? 10 Yes. Staff continues to recommend that Ameren Missouri make active progress A. 11 toward billing customers based on the actual usage of customers within a given month or season 12 to the extent that the charge applicable varies by season. 13 **CONCLUSION** 14 Q. Does this conclude your direct testimony? 15 A. Yes it does.

### BEFORE THE PUBLIC SERVICE COMMISSION

### OF THE STATE OF MISSOURI

)

In the Matter of Union Electric Company d/b/a Ameren Missouri's Tariffs to Adjust Its Revenues for Electric Service

Case No. ER-2022-0337

# **AFFIDAVIT OF SARAH L.K. LANGE**

SS.

STATE OF MISSOURI COUNTY OF COLE

COMES NOW CONTESSA KING and on her oath declares that she is of sound mind and lawful age; that she contributed to the foregoing Direct Testimony of Sarah L.K. Lange; and that the same is true and correct according to her best knowledge and belief.

Further the Affiant sayeth not.

C. Klan

SARAH L.K. LANC

# JURAT

Subscribed and sworn before me, a duly constituted and authorized Notary Public, in and for Joth the County of Cole, State of Missouri, at my office in Jefferson City, on this day of January 2023.

D. SUZIE MANKIN Notary Public - Notary Seal State of Missouri Commissioned for Cole County My Commission Expires: April 04, 2025 Commission Number: 12412070

Mankin

Notary Publi

### Sarah L.K. Lange

I received my J.D. from the University of Missouri, Columbia, in 2007, and am licensed to practice law in the State of Missouri. I received my B.S. in Historic Preservation from Southeast Missouri State University, and took courses in architecture and literature at Drury University. Since beginning my employment with the MoPSC I have taken courses in economics through Columbia College and courses in energy transmission through Bismarck State College, and have attended various trainings and seminars, indicated below.

I began my employment with the Commission in May 2006 as an intern in what was then known as the General Counsel's Office. I was hired as a Legal Counsel in September 2007, and was promoted to Associate Counsel in 2009, and Senior Counsel in 2011. During that time my duties consisted of leading major rate case litigation and settlement, and presenting Staff's position to the Commission, and providing legal advice and assistance primarily in the areas of depreciation, cost of service, class cost of service, rate design, tariff issues, resource planning, accounting authority orders, construction audits, rulemakings and workshops, fuel adjustment clauses, document management and retention, and customer complaints.

In July 2013 I was hired as a Regulatory Economist III in what is now known as the Tariff / Rate Design Department. In this position my duties include providing analysis and recommendations in the areas of RTO and ISO transmission, rate design, class cost of service, tariff compliance and design, and regulatory adjustment mechanisms and tariff design. I also continue to provide legal advice and assistance regarding generating station and environmental control construction audits and electric utility regulatory depreciation. I have also participated before the Commission under the name Sarah L. Kliethermes.

#### Presentations

Midwest Energy Policy Series – Impact of ToU Rates on Energy Efficiency (August 14, 2020) Billing Determinants Lunch and Learn (March 27, 2019)

Support for Low Income and Income Eligible Customers, Cost-Reflective Tariff Training, in cooperation with U.S.A.I.D. and NARUC, Addis Ababa, Ethiopia (February 23-26, 2016)

Fundamentals of Ratemaking at the MoPSC (October 8, 2014)

Ratemaking Basics (Sept. 14, 2012)

Participant in Missouri's Comprehensive Statewide Energy Plan working group on Energy Pricing and Rate Setting Processes.

# **Relevant Trainings and Seminars**

- Regional Training on Integrated Distribution System Planning for Midwest/MISO Region (October 13-15, 2020)
- "Fundamentals of Utility Law" Scott Hempling lecture series (January April, 2019)
- Today's U.S. Electric Power Industry, the Smart Grid, ISO Markets & Wholesale Power Transactions (July 29-30, 2014)
- MISO Markets & Settlements training for OMS and ERSC Commissioners & Staff (January 27–28, 2014)

Validating Settlement Charges in New SPP Integrated Marketplace (July 22, 2013)

PSC Transmission Training (May 14-16, 2013)

Grid School (March 4-7, 2013)

Specialized Technical Training - Electric Transmission (April 18–19, 2012)

The New Energy Markets: Technologies, Differentials and Dependencies (June 16, 2011)

Mid-American Regulatory Conference Annual Meeting (June 5-8, 2011)

Renewable Energy Finance Forum (Sept. 29–Oct 3, 2010)

Utility Basics (Oct. 14-19, 2007)

# Testimony and Staff Memoranda

Company	<u>Case No.</u>
Union Electric Commons d/h/c America Microsovi	ED 2022 0227
<ul> <li>Union Electric Company d/b/a Ameren Missouri</li> <li>In the Matter of Union Electric Company d/b/a Ameren Missouri's T</li> <li>Revenues for Electric Service</li> </ul>	ER-2022-0337 ariffs to Adjust its
NextEra Energy Transmission Southwest, LLC	EA-2022-0234
In the Matter of the Application of NextEra Energy Transmission Sou	uthwest, LLC for a
Certificate of Public Convenience and Necessity to Construct, Ins	
Maintain, and Otherwise Control and Manage a 345 kV Transmis	
facilities in Barton and Jasper Counties, Missouri	
Spire Missouri, Inc.	GR-2022-0179
In the Matter of Spire Missouri Inc.'s d/b/a Spire Request for Authori	ty to Implement a
General Rate Increase for Natural Gas Service Provided in the Co	•
Service Areas	
Evergy Missouri West, Inc. dba Evergy Missouri West	EF-2022-0155
In the Matter of Evergy Missouri West, Inc. dba Evergy Missouri We	est for a Financing Order
Authorizing the Financing of Extraordinary Storm Costs Through	
Securitized Utility Tariff Bonds	
Evergy Metro, Inc. dba Evergy Missouri Metro	ER-2022-0129
Evergy Missouri West, Inc. dba Evergy Missouri West	ER-2022-0130
In the Matter of Evergy Metro, Inc. dba Evergy Missouri Metro's Re-	quest for Authority to
Implement a General Rate Increase for Electric Service.	-
In the Matter of Evergy Missouri West, Inc. dba Evergy Missouri We	est's Request for
Authority to Implement a General Rate Increase for Electric Serv	ice.
The Empire District Electric Company d/b/a Liberty	EO-2022-0193
In the Matter of the Petition of The Empire District Electric Company	y d/b/a Liberty to Obtain
a Financing Order that Authorizes the Issuance of Securitized Uti	
Energy Transition Costs Related to the Asbury Plant	-
The Empire District Electric Company d/b/a Liberty	EO-2022-0040
In the Matter of the Petition of The Empire District Electric Company	y d/b/a Liberty to Obtain
a Financing Order that Authorizes the Issuance of Securitized Uti	
Qualified Extraordinary Costs	-
Ameren Transmission Company of Illinois	EA-2022-0099
In the Matter of the Application of Ameren Transmission Company of	of Illinois for a
Certificate of Convenience and Necessity Under Section 393.170	
Transmission Investments in Southeast Missouri	-
The Empire District Electric Company d/b/a Liberty	ER-2021-0312
In the Matter of the Request of The Empire District Electric Company	y d/b/a Liberty for
Authority to File Tariffs Increasing Rates for Electric Service Pro	
its Missouri Service Area	

<u>Company</u>	<u>Case No.</u>
Union Electric Company d/b/a Ameren Missouri In the Matter of Union Electric Company d/b/a Ameren Missouri's Revenues for Electric Service	ER-2021-0240 Tariffs to Adjust its
Ameren Transmission Company of Illinois In the Matter of the Application of Ameren Transmission Company Certificate of Public Convenience and Necessity to Construct, In Maintain, and Otherwise Control and Manage a 138 kV Transm facilities in Perry and Cape Girardeau Counties, Missouri	nstall, Own, Operate,
Evergy Affiliates In the Matter of the Application of Evergy Metro, Inc. d/b/a Evergy Evergy Missouri West, Inc. d/b/a Evergy Missouri West for App Electrification Portfolio	
Spire Missouri, Inc. In the Matter of Spire Missouri Inc.'s d/b/a Spire Request for Autho General Rate Increase for Natural Gas Service Provided in the C Service Areas	
Union Electric Company d/b/a Ameren Missouri In the Matter of the Request of Union Electric Company d/b/a Ame Surge Protection Program	ET-2021-0082 eren for Approval of its
Union Electric Company d/b/a Ameren Missouri In the Matter of the Request of Union Electric Company d/b/a Ame Implement the Delivery Charge Adjustment for the 1st Accumu September 1, 2019 and ending August 31, 2020	
The Empire District Electric Company In the Matter of The Empire District Electric Company's Tariffs Transportation Electrification Portfolio for Electric Customers i Area	
The Empire District Electric Company In the Matter of The Empire District Electric Company's Tariffs for Electric Service	ER-2019-0374 s to Increase Its Revenues
Union Electric Company d/b/a Ameren Missouri In the Matter of of Union Electric Company d/b/a Ameren Miss Its Revenues for Electric Service	ER-2019-0335 souri's Tariffs to Decrease
KCP&L Greater Missouri Operations Company In the Matter of KCP&L Greater Missouri Operations Company to Implement Rate Adjustments Required by 4 CSR 240-20.090 Approved Fuel and Purchased Power Cost Recovery Mechanism	(8) And the Company's
Union Electric Company d/b/a Ameren Missouri In the Matter of of Union Electric Company d/b/a Ameren Miss Its Revenues for Natural Gas Service	GR-2019-0077 souri's Tariffs to Increase
Union Electric Company d/b/a Ameren Missouri In the Matter of the Application of Union Electric Company d/b Revised Tariff Sheets	ET-2019-0149 D/a Ameren Missouri

Company	<u>Case No.</u>
The Empire District Electric Company	ET-2019-0029
In the Matter of The Empire District Electric Company's Revised	Economic Development
Rider Tariff Sheets	1
The Empire District Electric Company	ER-2018-0366
In the Matter of a Proceeding Under Section 393.137 (SB 564) to Rates of The Empire District Electric Company	Adjust the Electric
Union Electric Company d/b/a Ameren Missouri	EA-2018-0202
In the Matter of the Application of Union Electric Company d/b/a	
Permission and Approval and a Certificate of Public Convenience	
Authorizing it to Construct a Wind Generation Facility	5
Kansas City Power & Light Company	ER-2018-0145
KCP&L Greater Missouri Operations Company	ER-2018-0146
In the Matter of Kansas City Power & Light Company's Requ	
Implement a General Rate Increase for Electric Service	,
Union Electric Company d/b/a Ameren Missouri	ET-2018-0132
In the Matter of the Application of Union Electric Company d/b/a	Ameren Missouri for
Approval of Efficient Electrification Program	
Union Electric Company d/b/a Ameren Missouri	ET-2018-0063
In the Matter of the Application of Union Electric Company d/b/a	Ameren Missouri for
Approval of 2017 Green Tariff	
Laclede Gas Company	GR-2017-0215
Laclede Gas Company d/b/a Missouri Gas Energy	GR-2017-0216
In the Matter of Laclede Gas Company's Request to Increase	Its Revenue for Gas
Service, In the Matter of Laclede Gas Company d/b/a Missouri Gas	
Increase Its Revenue for Gas Service.	
Kansas City Power & Light Company	ER-2017-0316
In the Matter of Kansas City Power & Light Company's Demand S	side Investment Rider
Rate Adjustment And True-Up Required by 4 CSR 240-3.163(8)	
Kansas City Power & Light Company	ER-2017-0167
In the Matter of Kansas City Power & Light Company's Demand S	ide Investment Rider
Rate Adjustment And True-Up Required by 4 CSR 240-3.163(8)	
KCP&L Great Missouri Operations Company	ET-2017-0097
In the Matter of KCP&L Greater Missouri Operations Company's An	nual RESRAM
Tariff Filing	
Grain Belt Express Clean Line, LLC	EA-2016-0358
In the Matter of the Application of Grain Belt Express Clean Line	
of Convenience and Necessity Authorizing It to Construct, Ow	
Manage, and Maintain a High Voltage, Direct Current Transr	
Associated Converter Station Providing an Interconnection	on the Maywood -
Montgomery 345 kV Transmission Line	
Kansas City Power & Light Company	ER-2016-0325
In the Matter of Kansas City Power & Light Company's Demand S	Side Investment Rider
Rate Adjustment And True-Up Required by 4 CSR 240-3.163(8)	

Company	<u>Case No.</u>
Kansas City Power & Light Company	ER-2016-0285
In the Matter of Kansas City Power & Light Company's Requ	uest for Authority to
Implement A General Rate Increase for Electric Service	·
Union Electric Company d/b/a Ameren Missouri	EA-2016-0207
In the Matter of Union Electric Company d/b/a Ameren Missouri	for Permission and
Approval and a Certificate of Public Convenience and Necessity A Pilot Subscriber Solar Program and File Associated Tariff	Authorizing it to Offer a
Union Electric Company d/b/a Ameren Missouri	ER-2016-0179
In the Matter of Union Electric Company d/b/a Ameren Missouri's	s Tariff to Increase Its
Revenues for Electric Service	
KCP&L Great Missouri Operations Company	ER-2016-0156
In the Matter of KCP&L Greater Missouri Operations Company's to Implement a General Rate Increase for Electric Service	Request for Authority
Empire District Electric Company	ER-2016-0023
In the Matter of The Empire District Electric Company's Requ	uest for Authority to
Implement a General Rate Increase for Electric Service	
Ameren Transmission Company of Illinois	EA-2015-0146
In the Matter of the Application of Ameren Transmission Compan	
Relief or, in the Alternative, a Certificate of Public Conven	
Authorizing it to Construct, Install, Own, Operate, Maintain and C	
Manage a 345,000-volt Electric Transmission Line from Palmyra, Border and an Associated Substation Near Kirksville, Missouri	, Missouri to the Iowa
Ameren Transmission Company of Illinois	EA-2015-0145
In the Matter of the Application of Ameren Transmission Compan	
Relief or, in the Alternative, a Certificate of Public Conven	
Authorizing it to Construct, Install, Own, Operate, Maintain and C	
Manage a 345,000-volt Electric Transmission Line in Marion Co	unty, Missouri and an
Associated Switching Station Near Palmyra, Missouri	
Union Electric Company d/b/a Ameren Missouri	EO-2015-0055
In the Matter of Union Electric Company d/b/a Ameren M	0
to Implement Regulatory Changes in Furtherance of Energy E by MEEIA	-
Kansas City Power & Light Company	ER-2014-0370
In the Matter of Kansas City Power & Light Company's Requ	uest for Authority to
Implement a General Rate Increase for Electric Service	
Empire District Electric Company	ER-2014-0351
In the Matter of The Empire District Electric Company for Aut	
Increasing Rates for Electric Service Provided to Customers in the	e Company's Missouri
Service Area	
Union Electric Company d/b/a Ameren Missouri	EC-2014-0316
City of O'Fallon, Missouri, and City of Ballwin, Missouri, Co	omplainants v. Union
Electric Company d/b/a Ameren Missouri, Respondent	

<u>Company</u>	<u>Case No.</u>
Union Electric Company d/b/a Ameren Missouri	ER-2014-0258
In the Matter of Union Electric Company d/b/a Ameren Missouri's T Revenues for Electric Service	ariff to Increase Its
Union Electric Company d/b/a Ameren Missouri	EC-2014-0224
Noranda Aluminum, Inc., et al., Complainants, v. Union Electric Com Missouri, Respondent	pany d/b/a Ameren
Grain Belt Express Clean Line, LLC	EA-2014-0207
In the Matter of the Application of Grain Belt Express Clean Line LI of Convenience and Necessity Authorizing It to Construct, Own, Manage, and Maintain a High Voltage, Direct Current Transmis Associated Converter Station Providing an Interconnection on Montgomery 345 kV Transmission Line	Operate, Control, ssion Line and an
KCP&L Great Missouri Operations Company	EO-2014-0151
In the Matter of KCP&L Greater Missouri Operations Company Authority to Establish a Renewable Energy Standard Rate Adjustmen	
Kansas City Power & Light Company	EO-2014-0095
In the Matter of Kansas City Power & Light Company's Filing for Ap Side Programs and for Authority to Establish A Demand-Side Pro Mechanism	
Veolia Energy Kansas City, Inc.	HR-2014-0066
In the Matter of Veolia Energy Kansas City, Inc. for Authority to File Rates	Tariffs to Increase

### **DISTRIBUTION SYSTEM – GENERATION FUNCTION**

*Staff DR 211 requested,* "For each generation facility owned by Ameren Missouri or from which Ameren Missouri purchases power which is interconnected directly to the Ameren Missouri distribution system, please describe all infrastructure associated with interconnecting that generation to the distribution system. Please provide the installed cost of such infrastructure, and please indicate the engineering in-service date of all such infrastructure, the account to which such infrastructure has been recorded, and the retirement unit names associated with such infrastructure."

### On October 18, 2022, Ameren Missouri responded in pertinent part, stating as follows:

Ameren identified 6 projects that fall under this request:

O'Fallon Renewable Energy Center

South St. Louis Renewable Energy Center

Montgomery Community Solar Center

Cape Girardeau Renewable Energy Center

Lambert Community Solar Center

Solar Partnership – BJC HealthCare

For descriptions of the infrastructure associated with interconnection of the generation to

the distribution planning system, please see the attached Interconnection Study Reports:

O'Fallon Renewable Energy Center-see attached pdf titled DG37 - Belleau Solar PV

Connection Study - Rev 0

South St. Louis Renewable Energy Center-see attached pdf titled DG90 -

Habitat\_Generation Interconnection Study Report-Final

Montgomery Community Solar Center—see attached pdf titled Solar Phase II PV Connection Study - Rev 3

Cape Girardeau Renewable Energy Center—see attached pdf titled DG93 - Cape Girardeau REC Connection Study Report - Rev 0

Lambert Community Solar and Solar Partnership with BJC occurred before interconnection study reports were performed in the manner attached. Please see the general description of the equipment used in the interconnections for these two projects below:

Lambert Community Solar Center - The district installed (1) 1000kVA pad mount transformer and ~160 ft of #2AL cable. The cable was pulled into 4" PVC conduit and terminated at a new 35'-1 wood pole and fused with (3) 50T fuses.

Solar Partnership – BJC HealthCare - The district removed (1) 300kVA pad mounted transformer and installed (1) 2000kVA pad mount transformer. 20 feet of #2Al, 15kV primary cable was pulled through existing concrete encased 5" EB35 conduit and terminated at a Type 6 non-DA SWGR with 100E SLW fusing.

For Plant Accounting data related to the interconnection, including installed costs, engineering in-service dates, accounts, and retirement units for the following 4 Projects:

O'Fallon Renewable Energy Center

South St. Louis Renewable Energy Center

Montgomery Community Solar Center

Cape Girardeau Renewable Energy Center

Please see attachment "MPSC DR 0211".

Lambert Community Solar Center and Solar Partnership – BJC HealthCare project interconnection work was performed under Standard Work Orders and as such, were unitized with

the costs from all jobs charged to them in a given quarter or year. The costs of these projects are blended with the costs of other jobs and therefore a breakout of those specific costs does not exist." *Three study documents and an Excel spreadsheet were also provided. This response was provided after an objection and further discussion clarifying that Staff was not seeking information related to net metered customers.* 

# Step-through of Staff Analysis

- Staff relied on the information for Accounts 364-373 in Ameren Missouri's response to Staff DR 211 in the spreadsheet MPSC DR 0211.
- Staff relied on the information for Accounts 364-373 in the Continuing Property Record provided by Ameren Missouri in response to Staff DR 125.
  - a. Staff used the "pivot table" functionality of Excel to find the average price for each retirement unit contained in each of these accounts across vintage.
  - b. Staff relied on the quantities of each retirement unit identified in the narrative portion of Ameren Missouri's response to DR 211 reproduced above multiplied by the average price of each indicated retirement unit to reasonably estimate related rate base associated with each solar installation which was recorded to a distribution account.
- 3. Staff's study was impaired by the data limitations noted below.

# Data Limitations and Recommendations

 Identify the appropriate asset by asset number for Lambert Community Solar Center and Solar Partnership – BJC HealthCare because Ameren Missouri represents that the interconnection work was performed under Standard Work Orders and as such, were unitized with the costs from all jobs charged to them in a given quarter or year. Staff recommends Ameren Missouri be ordered to create subaccounts within distribution accounts and transmission accounts (plant and reserve) for recording infrastructure related to utility-owned generation.

# **Results of Staff Analysis**

Prior to proceeding with its distribution system allocations, Staff classified the following plant values as customer-specific, to the indicated classes and voltages:

Row Labels	🗾 Sum o	of Activity Cost
1364000-Poles-Towers-Fixtures	\$	220,091
1365000-Overhead Conductor & Device	e \$	380,689
1366000-Underground Conduit	\$	281
1367000-Undergrd Conductor & Device	\$	141,128
1369002-Services - Underground	\$	2
1373000-Street Lighting & Signal Sy	\$	595
Grand Total	\$	742,785

Staff adjusted its working version of the updated CPR for the retirement unit quantities associated with these plant values in conjunction with its application of the customer-specific infrastructure adjustment described below.

# 1

# **DISTRIBUTION SYSTEM – CUSTOMER SPECIFIC CLASSIFICATION.**

2 *Staff DR 183 requested*, "For each voltage at which service is provided to large primary 3 service (Rate Schedule 11M) customers, or at which three or more customers which are not 4 large primary service customers are served, please identify (1) the retirement units and 5 quantities associated with providing one span of overhead (and the equivalent distance of 6 underground) infrastructure including devices, and (2) the typical meter(s) and related 7 installations. If these items vary with usage characteristics of customers, please provide items 8 (1) and (2) for a minimum of high, medium, and low infrastructure customers. Please specify 9 the distance assumed for a span length for each voltage, or assume a length of 100' if an average 10 span length is not available. Please clarify the number of conductors assumed in each part one 11 and two. Please make any assumptions necessary to respond to this request to the extent that 12 further specifications are necessary to provide the information requested, stating such 13 assumptions in the response." On 10/3/2022 Ameren Missouri responded:

14 1. Secondary spans are assumed to be roughly 120 feet. Primary spans could be up to 200 feet. The number of conductors would be two for single phase, three for two phase, and four for three phase. The phase would be on a case-by-case basis.

17 4.16 KV

15

16

20

#### 18 • Serving 11(M) customers – Generally by 34/4 KV substations on the customer's 19 property

• Serving 4(M) and secondary customers – last span either 1/0 AAAC or 556 AA.

21 • Being built at same standards as 12 KV. Has a higher number of pieces of equipment 22 per mile than 12 KV because of greater number of circuits, less capacity, fewer customers per mile 23

1	o Typical Pole prior to customer primary metering									
2	<ul> <li>50 class 1 Pole - POLE,WOOD,50'</li> </ul>									
3	<ul> <li>Fiberglass 10 ft Arm Assembly – CROSSARM,7'-11'</li> </ul>									
4	<ul> <li>Loopover Pole Top Insulator – Minor Material</li> </ul>									
5	Pole top Pin Insulator – Minor Material									
6	Vice Top Insulator – Minor Material									
7	• Deadend Insulator (qty 2) – Minor Material									
8	• Guy Strain Insulator (qty 2) – Minor Material									
9	<ul> <li>1/0 AAAC or 556 AAC conductor – WIRE,1/0,ALUMINUM or</li> </ul>									
10	WIRE,556.5MCM,ALUMINUM									
11	o If deemed necessary, group operated switch installed (on pole between first									
12	and customer pole)									
13	<ul> <li>Sometimes needed due to meter pole access</li> </ul>									
14	• 50 class 1 Pole – POLE, WOOD, 50' • Group operated 15kV Switch –									
15	SWITCH,GANG-OPERATED,27000V & LESS									
16	o Primary metering Pole provided by Customer									
17	<ul> <li>Ameren metering provided and installed by Ameren</li> </ul>									
18	12.47 KV, 13.2 KV, 13.8 KV									
19	• Serving 11(M) customers – customers in excess of 10MVA served by substations on									
20	the customer's property.									
21	• Customers below 10MVA could be served from the general distribution system – last									
22	span either 1/0 AAAC or 556AA									

1	o Typical Pole prior to customer primary metering											
2	<ul> <li>60 class 1 Pole – POLE, WOOD, 60'</li> </ul>											
3	<ul> <li>Fiberglass 10 ft Arm Assembly – CROSSARM,7'-11'</li> </ul>											
4	<ul> <li>Loopover Pole Top Insulator – Minor Material</li> </ul>											
5	Pole top Pin Insulator – Minor Material											
6	Vice Top Insulator – Minor Material											
7	• Deadend Insulator (qty 2) – Minor Material											
8	• Guy Strain Insulator (qty 2) – Minor Material											
9	<ul> <li>1/0 AAAC or 556 AAC conductor – WIRE,1/0,ALUMINUM or</li> </ul>											
10	WIRE,556.5MCM,ALUMINUM											
11	o If deemed necessary, group operated switch installed (on pole between first											
12	and customer pole)											
13	<ul> <li>Sometimes needed due to meter pole access</li> </ul>											
14	<ul> <li>50 class 1 Pole – POLE, WOOD, 50'</li> </ul>											
15	<ul> <li>Group operated 15kV Switch – SWITCH,GANG-</li> </ul>											
16	OPERATED,27000V & LESS											
17	o Primary metering Pole provided by Customer • Ameren metering provided and											
18	installed by Ameren											
19	25 KV											
20	• Used in limited locations on the system.											
21	• Serving 11(M) – from general distribution system – last span 1/0 AAAC											
22	• Serving 4(M) and secondary customers -last span 1/0 AAAC											

1	o Typical Pole prior to customer primary metering											
2	Composite or Steel Pole 55 ft+ -											
3	POLE,PWR,COMPOSITE,60FT,FIBGLS											
4	<ul> <li>1/0 AAAC or 556 AAC conductor – WIRE,1/0,ALUMINUM or</li> </ul>											
5	WIRE,556.5MCM,ALUMINUM											
6	o If deemed necessary, group operated switch installed (on pole between first											
7	and customer pole)											
8	<ul> <li>Composite or Steel Pole 55 ft+ -</li> </ul>											
9	POLE,PWR,COMPOSITE,60FT,FIBGLS											
10	<ul> <li>34kV Load break group operated switch –</li> </ul>											
11	SWITCH,GANGOPERATED,OVER 27,000V											
12	<ul> <li>1/0 AAAC or 556 AAC conductor – WIRE,1/0,ALUMINUM or</li> </ul>											
13	WIRE,556.5MCM,ALUMINUM											
14	o Primary metering Pole provided by Customer • Ameren metering provided and											
15	installed by Ameren											
16	Secondary Service Overhead											
17	120/240V 3W											
18	• #2 triplex - CABLE,TRIPLEX,2-2 & 1-2 BARE MSGR,AL											
19	• 1/0 triplex - CABLE, TRIPLEX, 2-1/0AA & 1/0 BARE MSGR, AL											
20	• 4/0 triplex - CABLE,TRIPLEX,4/0											
21	Underground 120/240V 3W											
22	• 3/0 AL - CABLE,600V,2-3/0 X 1-1/0,AL											
23	• 350 AL - CABLE,600V,2-350MCM X 1-3/0,XLP											

#### 1 Overhead 120/208V & 277/480V 4W

#### 2 • 1/0 quad - CABLE, QUADRUPLEX, 600V, 3-1/0AA & 1/0AA BARE MSGR, AL

3 • 4/0 quad - CABLE, QUADRUPLEX, 4/0

2. Please refer to the Tom Hickman's workpaper "2022 Meter Allocators Final" in his direct
testimony. The "2022" Tab contains information relative to the meter installations of all
customers, broken down by rate class.

7 On November 2, Ameren Missouri supplemented this response with 183s1, stating, 8 "This supplemental response clarifies the original response to 183, specifically the section 9 relating to Secondary Service. The original response indicated that "#2 triplex -10 CABLE, TRIPLEX, 2-2 & 1-2 BARE MSGR, AL" and "3/0 AL - CABLE, 600V, 2-3/0 X 1-11 1/0,AL" would be assets used in providing a span of overhead at secondary. The assets 12 represented by these two retirement unit descriptions would typically be used as services, not a 13 span of overhead infrastructure, and should not have been included in the response to DR 183." 14 Staff DRs 183.1 – 183.4 requested the account or accounts to which each retirement unit

15 *identified in Ameren Missouri's response to DR 183 was recorded.* 

Staff DR 183.5 requested, "(a) For each service voltage described in Ameren Missouri's response to DR 183, please identify the number of customers physically served at that voltage as of 6/30/2022. (b) For each service voltage described in Ameren Missouri's response to DR 183, please identify the number of customers served on each rate schedule at that voltage as of 6/30/2022 to the fullest extent information is available." On December 5, 2022 Ameren Missouri responded with the following information:

1

Rate Schedule	120/208	120/240	12KV	13.2KV	13.8KV	25KV	277/480	4KV
11M	0	0	15	1	3	0	0	17
11M - TOU	0	0	0	0	2	0	0	1
RES - Anytime	10156	620889	1	0	0	0	932	1
RES - Anytime (Legacy TOD)	0	33	0	0	0	0	0	0
<b>RES - Evening Morning Saver</b>	26592	410876	0	0	0	0	667	0
RES - Smart Saver	37	471	0	0	0	0	0	0
RES - Overnight Saver	74	690	0	0	0	0	6	0
RES - Ultimate Saver	8	485	0	0	0	0	1	0
2M	24173	98863	28	0	3	0	4682	53
2M - TOU	146	1430	0	0	0	0	46	0
3M	4116	1018	28	0	4	0	4817	35
3M - TOU	16	7	0	0	0	0	28	0
4M	0	0	281	4	50	1	0	188
4M - TOU	0	0	10	0	1	0	0	4
6M	36	913	3	0	2	0	32	409

2

3

4

5

6

*Staff DR 203 requested,* "Please identify each radial circuit operating at a primary, subtransmission, or transmission voltage having one end point at a substation and one end point at a customer facility, from which no other customer currently takes service. For each such circuit, please identify the name of the substation and the name of the customer."

On October 3, 2022, Ameren Missouri responded "Please see the attached file
"Ameren\_mileage\_by\_circuit\_Jan\_2022". The "FeederALL" Tab includes information on
Ameren's circuits in the form of an annual report created in January each year. Circuits currently
serving one customer can be identified filtering column X to "1". There 124 such circuits at this
time (including Primary and Subtransmission). Please note, many of these circuits may include
open tie switches which could be used to provide service to other nearby customers in the event
of an outage, so the exact customers being served by those circuits could change in an instant.

Please see "SingleCustomerNames" tab for a list of the customer names for the
customers served by those circuits. Please note, 3 of the circuits do not have a customer name
listed. This is due to timing from when the report is generated at the beginning of the year to

the current time. Those circuits likely had a single customer being served but changes to the
 system between when this report was created and when the list of the names of those customers
 were being generated have caused that to no longer currently be the case."

4 On October 2, 2022 Staff submitted DRs 203.1 and 203.2 to obtain the rate schedule 5 information under which each customer identified in the response to DR 203 is billed. 6 Ameren Missouri provided this information on November 2, 2022. This response caveated 7 the information provided noting, "Please note, many of these feeders contain open tie switches. 8 At any point in time, a tie switch may close resulting in additional customers receiving power 9 from a feeder. Our ability to provide information about what feeders are serving what customers 10 is limited to a point in time, because the opening and closing of tie switches may occur at any 11 point in time which could create new electrical end points of a feeder, i.e., points at which power 12 may enter or leave the feeder."<sup>1</sup> In response to this concern raised by Ameren Missouri, Staff 13 submitted, DR 203.3 on November 8, 2022, requesting, "(a) Please identify by circuit number 14 those circuits identified in response to DR 203 which include an open switch. (b) For each such 15 circuit identified in part A, identify the interconnecting circuit and the end points of that circuit. 16 (c) For each circuit identified in part A, describe the line that exists between the openable switch 17 and the single customer, including but not limited to, the voltage, phase, and whether the line 18 is located overhead or underground." Ameren Missouri objected to this request on 19 November 18, 2022.

20

The information received from the 203 DR series is summarized below:

<sup>&</sup>lt;sup>1</sup> The response also noted use of lines to serve non-retail load, which Staff has not attempted to address in this study.

1

Rate Schedule	SRC VOLTS CLASS 💽	Sum of 1PH OH MILE	Sum of 3PH OH MILE	Sum of 1PH UG MILE	Sum of 3PH UG MILE
■Non-Retail	12KV	-	0.15	-	0.11
Non-Retail	13.8KV	-	-	-	1.29
Non-Retail	34.5KV	-	34.68	-	3.20
Non-Retail	4KV	-	0.06	-	4.20
■4M - SPS	12KV	0.15	1.46	0.08	1.3
4M - SPS	13.8KV	-	0.01	-	0.4
4M - SPS	2.4KV DELTA	-	0.02	-	-
4M - SPS	34.5KV	-	317.59	-	23.03
4M - SPS	4KV	-	0.41	-	2.0
4M - SPS	69KV	-	39.13	-	-
⊒ 2M - SGS	12KV	-	0.10	-	0.0
2M - SGS	13.8KV	-	-	-	2.7
2M - SGS	34.5KV	-	47.66	-	9.0
2M - SGS	4KV	-	0.29	-	1.6
∃3M - LGS	12KV	-	-	-	0.1
3M - LGS	13.8KV	-	-	-	3.5
3M - LGS	34.5KV	-	57.89	-	2.7
3M - LGS	4KV	-	-	-	1.1
■1M - Residential	12KV	0.19	-	-	-
1M - Residential	13.8KV	-	-	-	3.09
1M - Residential	34.5KV	-	22.83	-	-
■6M - Cust. Owned Lighting	12KV	-	0.52	-	0.1
■11M - LPS	13.8KV	-	0.02	-	4.2
11M - LPS	34.5KV	-	85.61	-	37.5
11M - LPS	69KV	-	21.54	-	0.0
Grand Total		0.34	629.96	0.08	101.8

<sup>2</sup> 

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#### Step-through of Staff Analysis

- Staff relied on the information for Accounts 364-373 in the Continuing Property Record provided by Ameren Missouri in response to Staff DR 125.
  - 2. Staff used the "pivot table" functionality of Excel to find the average price for each retirement unit contained in each of these accounts across vintage.
- 3. Staff relied on the quantities of each retirement unit identified in response to DR 183.1 et seq multiplied by the quantity of customers by rate schedule by voltage to reasonably estimate the number of retirement units and related rate base associated with each group of customers, by rate schedule, by voltage. This information is not assumed to be a reflection of the precise property involved in serving these customers, but rather a reasonable basis for an estimate of the property involved.

1	a. Where multiple options for a given retirement unit were provided, Staff prorated
2	the quantities among the retirement units. For example, if a conductor could be
3	Hypothetical Retirement Unit 1, or Hypothetical Retirement Unit 2, and the DR
4	response indicated that 200' of conductor times 4 spans were required (800'
5	total) Staff applied the requirement as 400' of Hypothetical Retirement Unit 1,
6	and 400' of Hypothetical Retirement Unit 2.
7	b. Staff's study was impaired by the data limitations noted below.
8	4. Staff reviewed the data provided in response to DR 203 et seq to estimate the mileage
9	of single and 3 phase circuits associated with each class, at each transmission voltage.
10	a. Because insufficient information was provided for underground investment in
11	Ameren Missouri's response to DR 183 et seq, Staff relied on the cost
12	information associated with overhead spans by distance as an imputed value for
13	underground circuits. This is a conservative imputation in that undergrounding
14	is typically more cost-intensive than overhead.
15	b. Staff relied on the 4kV values for 2.4kV customers due to lack of data.
16	c. Staff relied on the 25kV values for 34.5kV and 69kV customers due to lack of
17	data.
18	d. Staff did not attempt to quantify substation assets or costs in its analysis at this
19	time.
20	5. Given the level of assumptions necessary to complete this calculation, Staff prorated the
21	values found over accounts 364 Poles, Towers, & Fixtures, 365 - Overhead Conductor
22	& Devices, 366 – Conduit, and 367 - Underground Conductor & Devices.

1	Data Limitations and Recommendations											
2	1. Staff was unable to correlate "Minor Materials" retirement units with CPR data to obtain											
3	pricing information.											
4	2. For customers served at 4 kV and above, the response to DR 183 noted a substation is											
5	generally located on the customer's property. No information was provided concerning											
6	these substations.											
7	3. Number of secondary services:											
8	a. Based on the update CPR, 1365000-Overhead Conductor &											
9	Device/CABLE, TRI, 2-4&1-4 BARE MSGR, AL has a total quantity of negative											
10	925 feet, or negative 8 services of 120' in length. Staff excluded this type from											
11	its analysis. Remaining 120/240 cable types are 1365000-Overhead Conductor											
12	& Device/CABLE,TRI,2-1/0AA&1/0 BARE MSGR,AL, with sufficient											
13	quantities for 528 services of 120' in length, and 1365000-Overhead Conductor											
14	& Device/CABLE,TRI,2-4&1-4 BARE MSGR,AL, with sufficient quantities											
15	for 178,944 services of 120' in length.											
16	b. Ameren Missouri's response to DR 183.5 indicated the number of total											
17	customers served at 120/240 voltage as 1,135,675. Staff identified the number											
18	of 120' services that could be associated with CABLE,600V,2-3/0 X 1-1/0,AL											
19	and CABLE,TRI,2-2&1-2 BARE MSGR,AL as reflected in the services											
20	accounts as 199,334. <sup>2</sup> The retirement units specified by Ameren as providing											
21	final span to customers at 120/240 volts are recorded in the update CPR in											

<sup>&</sup>lt;sup>2</sup> The Response to DR 318 indicated that service count information by class, voltage, and underground/overhead was not available.

sufficient quantities 378,806 final 120' spans. This is almost exactly 1/3 the
number of secondary customers identified by Ameren Missouri as being served
at 120/240 volts. Staff assumes this is indicative of multiple customers receiving
service from one final span, or of errors in record keeping.

5 Staff recommends in future cases, Ameren Missouri provide a study of the customer-specific

6 infrastructure, by account, by rate schedule, by voltage.

7 *Results of Staff Analysis* 

8 Prior to proceeding with its distribution system allocations, Staff classified the following plant
9 values as customer-specific, to the indicated classes and voltages:

10

	364 Poles, Towers, &	 5 - Overhead Conductor &	36	7 - Underground Conductor &		
	Fixtures	Devices		Devices		Total
12.47,13.2,13.8 - 11M	\$ 58,194	\$ 109,778			\$	167,972
12.47,13.2,13.8 - 2M	\$ 85,905	\$ 162,053			\$	247,958
12.47,13.2,13.8 - 3M	\$ 88,677	\$ 167,280			\$	255,957
12.47,13.2,13.8 - 4M	\$ 958,815	\$ 1,808,720			\$	2,767,535
12.47,13.2,13.8 - 6M	\$ 13,856	\$ 26,138			\$	39,993
12.47,13.2,13.8 - Residential	\$ 2,771	\$ 5,228			\$	7,999
120/208 & 277/480 - 2M		\$ 535,467			\$	535,467
120/208 & 277/480 - 3M		\$ 165,487			\$	165,487
120/208 & 277/480 - 6M		\$ 1,254			\$	1,254
120/208 & 277/480 - Residential		\$ 709,231			\$	709,231
120/240 - 2M		\$ 18,180,276	\$	15,935,108	\$	34,115,384
120/240 - 3M		\$ 29,363	\$	25,737	\$	55,099
120/240 - 6M		\$ 26,154	\$	22,924	\$	49,079
120/240 - Residential		\$ 29,604,629	\$	25,948,615	\$	55,553,245
25kV - 11M	\$ 85,229	\$ 27,343			\$	112,572
4KV - 11M	\$ 49,881	\$ 94,095			\$	143,976
4KV - 2M	\$ 146,871	\$ 277,058			\$	423,929
4KV - 3M	\$ 96,990	\$ 182,963			\$	279,953
4KV - 4M	\$ 532,059	\$ 1,003,683			\$	1,535,742
4KV - 6M	\$ 1,133,397	\$ 2,138,053			\$	3,271,450
4KV - Residential	\$ 2,771	\$ 5,228			\$	7,999
	\$ 3,255,415	\$ 55,259,478	\$	41,932,385	\$1	.00,447,278

Staff adjusted its working version of the updated CPR for the retirement unit quantities
 associated with these plant values in conjunction with its application of the generation
 functionalization described above.
 Staff did not incorporate its analysis related to DR 203 et seq into its working version of the
 updated CPR due to the number of assumptions made. The value of this portion of the

6 classification and allocations are provided below:

<sup>7</sup> 

	Combined			Combined				
	1 phase	Total 1 Phase				Total 3 Phase		
Non-Retail - 12KV	-	\$	-	0.259	\$	29,128		
Non-Retail - 13.8KV	-	\$		1.293	ې \$	145,411		
Non-Retail - 34.5KV	-	\$	_	37.883	ې \$	47,662,567		
Non-Retail - 4KV		\$		4.259	\$	479,126		
4M - SPS - 12KV	0.228	\$	18,600	2.826	ې \$	317,921		
4M - SPS - 13.8KV	-	\$	10,000	0.417	ې \$	46,864		
4M - SPS - 2.4KV DELTA	-	\$	-	0.417	ې \$	2,135		
4M - SPS - 34.5KV		\$	-	340.619	\$	428,548,103		
4M - SPS - 34.5KV 4M - SPS - 4KV	-	\$ \$		2.465	ې \$	277,287		
	-	\$	-	39.126	ې \$	-		
4M - SPS - 69KV 2M - SGS - 12KV	-	ې \$	-	0.154	ې \$	49,226,216		
	-		-		ې \$	17,380		
2M - SGS - 13.8KV	-	\$ \$	-	2.794	ې \$	314,356		
2M - SGS - 34.5KV	-		-	56.667	ې \$	71,295,085		
2M - SGS - 4KV	-	\$	-	1.947	· ·	218,991		
3M - LGS - 12KV	-	\$	-	0.162	\$	18,253		
3M - LGS - 13.8KV	-	\$	-	3.594	\$	404,340		
3M - LGS - 34.5KV	-	\$	-	60.630	\$	76,280,671		
3M - LGS - 4KV	-	\$	-	1.105	\$	124,358		
1M - Residential - 12KV	0.195	\$	15,899	-	\$	-		
1M - Residential - 13.8KV	-	\$	-	3.092	\$	347,861		
1M - Residential - 34.5KV	-	\$	-	22.831	\$	28,724,331		
6M - Cust. Owned Lighting - 12KV	-	\$	-	0.675	\$	75,896		
11M - LPS - 13.8KV	-	\$	-	4.266	\$	479,970		
11M - LPS - 34.5KV	-	\$	-	123.165	\$	154,959,773		
11M - LPS - 69KV	-	\$	-	21.544	\$	27,104,828		
Total	0.422	\$	34,499	731.792	\$	887,100,849		

Cla	Sampl Ss Custome		roximate current annual bill	Ne	et impact of Overlay	% Change to Annual Bill		\$/kWh Change
LP	PS 1	\$	1,915,258	\$	1,808	0.09%	\$	0.00006
LP	PS 2	\$	2,084,275	\$	2,053	0.10%	\$	0.00006
LP	PS 3	\$	2,426,240	\$	4,364	0.18%	\$	0.00011
LP	PS 4	\$	6,783,592	\$	7,762	0.11%	\$	0.00007
LP	PS 5	\$	4,866,422	\$	(20,576)	-0.42%	\$	(0.00023)
LP	PS 6	\$	912,442	\$	11,179	1.23%	\$	0.00107
LP	PS 7	\$	3,307,878	\$	13,246	0.40%	\$	0.00025
LP	PS 8	\$	2,667,478	\$	26,759	1.00%	\$	0.00072
LP	PS 9	\$	3,380,243	\$	15,123	0.45%	\$	0.00028
LP	PS 10	\$	3,412,208	\$	3,118	0.09%	\$	0.00006
LP	PS 11	\$	2,250,156	\$	(9,350)	-0.42%	\$	(0.00023)
LP	PS 12	\$	7,785,778	\$	(20,524)	-0.26%	\$	(0.00015)
LP	PS 13	\$	1,660,755	\$	5,275	0.32%	\$	0.00019
LP	PS 14	\$	2,830,656	\$	(2,296)	-0.08%	\$	(0.00005)
LP	PS 15	\$	3,362,550	\$	30,780	0.92%	\$	0.00071
LP	PS 16	\$	3,847,356	\$	5,948	0.15%	\$	0.00010
LP	PS 17	\$	3,088,914	\$	4,785	0.15%	\$	0.00009
LP	PS 18	\$	3,979,183	\$	11,428	0.29%	\$	0.00018
LP	PS 19	\$	2,745,114	\$	(7,587)	-0.28%	\$	(0.00016)
LP		\$	1,330,821	\$	15,809	1.19%	\$	0.00080
LP		\$	10,795,978	\$	32,296	0.30%	\$	0.00019
LP		\$	3,029,159	, \$	1,403	0.05%	\$	0.00003
LP		\$	1,386,189	\$	4,043	0.29%	\$	0.00018
LP		\$	2,140,949	, \$	450	0.02%	\$	0.00001
LP		\$	2,172,034	\$	(3,304)	-0.15%	\$	(0.00008)
LP		\$	3,228,388	\$	(2,010)	-0.06%	\$	(0.00004)
LP		\$	10,352,257	\$	(24,636)	-0.24%	\$	(0.00014)
LP		\$	2,465,770	, \$	2,047	0.08%	, \$	0.00005
LP		\$	3,614,993		(9,205)	-0.25%	\$	(0.00014)
LP		\$	4,190,144		(15,152)	-0.36%	\$	(0.00020)
LP		\$	3,046,469		(13,291)	-0.44%	\$	(0.00024)
LP		\$	1,653,564		(4,258)	-0.26%	\$	(0.00016)
LP		\$	3,734,114		(39,231)	-1.05%	\$	(0.00079)
LP		\$	3,476,136		(8,985)	-0.26%	\$	(0.00015)
LP		\$	7,837,356	\$	106,939	1.36%	\$	0.00086
LP		\$	1,865,504	\$	24,478	1.31%	\$	0.00097
LP		\$	1,368,873	\$	1,435	0.10%	\$	0.00006
LP		\$	1,889,236	\$	7,822	0.41%	\$	0.00027
LP		\$	2,854,927		(25)	0.00%	\$	(0.00000)
LP		\$	1,944,909		(8,803)	-0.45%	ې \$	(0.00024)
LP		\$ \$	10,623,983		(22,047)	-0.43%	ې \$	(0.00024)
LP		\$ \$	4,397,053		(13,925)	-0.32%	ې \$	(0.00012) (0.00018)
LP		\$ \$	2,008,672		13,231	0.66%	ې \$	0.00018)
LP	5 45	ç	2,000,072	ې	13,231	0.00%	ç	0.00042

LPS	44	\$ 1,940,073	\$	19,070	0.98%	\$	0.00066
LPS	45	\$ 1,784,199	\$	(2,287)	-0.13%	\$	(0.00008)
LPS	46	\$ 2,166,825	\$	24,199	1.12%	\$	0.00076
LPS	47	\$ 3,366,990	\$	(13,757)	-0.41%	\$	(0.00022)
LPS	48	\$ 3,011,142	\$	(1,575)	-0.05%	\$	(0.00003)
LPS	49	\$ 2,138,740	\$	4,145	0.19%	\$	0.00011
LPS	50	\$ 5,225,264	\$	19,587	0.37%	\$	0.00023
LPS	51	\$ 1,857,695	\$	11,213	0.60%	\$	0.00039
LPS	52	\$ 1,906,806	\$	6,769	0.36%	\$	0.00022
LPS	53	\$ 3,757,209	\$	6,341	0.17%	\$	0.00010
LPS	54	\$ 5,853,162	\$	44,903	0.77%	\$	0.00053
LPS	55	\$ 1,971,768	\$	13,439	0.68%	\$	0.00044
LPS	56	\$ 2,543,873	\$	36,338	1.43%	\$	0.00113
LPS	57	\$ 5,154,570	\$	43,171	0.84%	\$	0.000113
LPS	58	\$ 3,006,331	\$	24,102	0.80%	\$	0.00055
LPS	59	\$ 4,796,948	\$	34,420	0.72%	\$	0.00035
LPS	60	\$ 2,472,264	ې \$	15,875	0.72%	\$	0.00049
LPS	61		ې \$	17,557	0.60%	\$	0.00041
		\$ 2,925,397 990,616		10,749	1.09%	\$ \$	0.00037
	62 62	\$	\$ ¢				0.00095
LPS	63	\$ 2,170,607	\$ ¢	25,789	1.19%	\$	
LPS	64	\$ 2,654,264	\$ ¢	23,162	0.87%	\$	0.00068
LPS	65	\$ 2,228,451	\$	11,775	0.53%	\$	0.00033
SPS	1	\$ 44,873	\$	436	0.97%	\$	0.00072
SPS	2	\$ 108,223	\$	1,228	1.13%	\$	0.00081
SPS	3	\$ 28,788	\$	11	0.04%	\$	0.00003
SPS	4	\$ 313,329	\$	(3,841)	-1.23%	\$	(0.00084)
SPS	5	\$ 37,743	\$	733	1.94%	\$	0.00177
SPS	6	\$ 328,443	\$	(1,465)	-0.45%	\$	(0.00031)
SPS	7	\$ 300,796	\$	(1,014)	-0.34%	\$	(0.00022)
SPS	8	\$ 43,942	\$	858	1.95%	\$	0.00149
SPS	9	\$ 2,043,476	\$	462	0.02%	\$	0.00002
SPS	10	\$ 656,135	\$	(6,728)	-1.03%	\$	(0.00072)
SPS	11	\$ 218,291	\$	(789)	-0.36%	\$	(0.00024)
SPS	12	\$ 23,645	\$	115	0.49%	\$	0.00040
SPS	13	\$ 103,333	\$	310	0.30%	\$	0.00022
SPS	14	\$ 44,818	\$	524	1.17%	\$	0.00095
SPS	15	\$ 667,055	\$	(273)	-0.04%	\$	(0.00003)
SPS	16	\$ 236,022	\$	584	0.25%	\$	0.00017
SPS	17	\$ 148,885	\$	473	0.32%	\$	0.00022
SPS	18	\$ 912,770	\$	3,203	0.35%	\$	0.00024
SPS	19	\$ 50,778	\$	34	0.07%	\$	0.00005
SPS	20	\$ 12,144	\$	74	0.61%	\$	0.00068
SPS	21	\$ 681,602	\$	4,647	0.68%	\$	0.00048
SPS	22	\$ 450,227	\$	(791)	-0.18%	\$	(0.00013)
SPS	23	\$ 304,295	\$	(30)	-0.01%	\$	(0.00001)
SPS	24	\$ 372,550	\$	(1,611)	-0.43%	\$	(0.00029)
SPS	25	\$ 705,588	\$	318	0.05%	\$	0.00003
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SPS	26	\$	680,783	\$	4,851	0.71%	\$	0.00048
SPS	27	\$	56,654	\$	356	0.63%	\$	0.00045
SPS	28	\$	486,630	\$	(995)	-0.20%	\$	(0.00013)
SPS	29	\$	29,959	\$	533	1.78%	\$	0.00153
SPS	30	\$	9,048	, \$	144	1.59%	\$	0.00212
SPS	31	\$	59,464	\$	836	1.41%	\$	0.00137
SPS	32	\$	298,666	\$	727	0.24%	\$	0.00016
SPS	33	\$	166,517	\$	(152)	-0.09%	\$	(0.00007)
SPS	34	\$	179,938	\$	2,081	1.16%	\$	0.00078
SPS	35	\$	342,187	\$	1,290	0.38%	\$	0.00078
SPS	36	\$	405,643	\$	(647)	-0.16%	\$	(0.00011)
SPS	30	\$	405,043	ې \$	1,084	0.10%	\$	0.00011)
							\$	0.00017
SPS	38	\$	400,614	\$ ¢	2,213	0.55%		
SPS	39	\$	396,495	\$	(1,244)	-0.31%	\$	(0.00020)
SPS	40	\$	103,645	\$	74	0.07%	\$	0.00005
SPS	41	\$	47,682	\$	81	0.17%	\$	0.00014
SPS	42	\$	221,703	\$	4,938	2.23%	\$	0.00217
SPS	43	\$	570,916	\$	18	0.00%	\$	0.00000
SPS	44	\$	1,295,391	\$	(6,398)	-0.49%	\$	(0.00032)
SPS	45	\$	635,792	\$	158	0.02%	\$	0.00002
SPS	46	\$	99,673	\$	1,707	1.71%	\$	0.00138
SPS	47	\$	102,673	\$	424	0.41%	\$	0.00030
SPS	48	\$	139,062	\$	1,464	1.05%	\$	0.00074
SPS	49	\$	707,627	\$	17,059	2.41%	\$	0.00160
SPS	50	\$	294,690	\$	276	0.09%	\$	0.00006
SPS	51	\$	204,776	\$	1,505	0.74%	\$	0.00053
SPS	52	\$	178,103	\$	(994)	-0.56%	\$	(0.00039)
SPS	53	\$	464,766	\$	1,053	0.23%	\$	0.00016
SPS	54	\$	710,472	\$	2,881	0.41%	\$	0.00028
SPS	55	\$	118,819	\$	38	0.03%	\$	0.00002
SPS	56	\$	70,377	\$	886	1.26%	\$	0.00095
SPS	57	\$	643,731	\$	(670)	-0.10%	\$	(0.00007)
SPS	58	\$	48,353	\$	466	0.96%	\$	0.00073
SPS	59	\$	1,199,504	\$	(19,873)	-1.66%	\$	(0.00125)
SPS	60	\$	92,087	\$	306	0.33%	\$	0.00025
SPS	61	\$	83,253	\$	(21)	-0.03%	\$	(0.00002)
SPS	62	\$	51,699	, \$	920	1.78%	\$	0.00252
SPS	63	\$	50,505	\$	494	0.98%	\$	0.00100
SPS	64	\$	86,089	\$	1,324	1.54%	\$	0.00117
SPS	65	\$	200,773	\$	440	0.22%	\$	0.00015
SPS	66	\$	1,375,963	\$	(249)	-0.02%	\$	(0.00001)
SPS	67	\$	99,698	\$	1,060	1.06%	\$	0.00097
SPS	68	\$	1,016,664	\$	821	0.08%	\$	0.00005
SPS	69	\$ \$	588,493	ې \$	(2,039)	-0.35%	\$	(0.00023)
SPS	69 70	ې \$	85,924	ې \$	(2,039)	-0.35%	ې \$	0.00023)
				ې \$				
SPS	71 72	\$ \$	860,148 19,252	> \$	6,437 359	0.75% 1.86%	\$ \$	0.00054 0.00172
SPS	72	Ş	19,232	Ş	559	1.00%	Ş	0.001/2
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SPS	73	\$	91,324	\$	1,150	1.26%	\$	0.00098
SPS	74	\$	27,520	\$	571	2.07%	\$	0.00190
SPS	75	\$	267,135	\$	53	0.02%	\$	0.00001
SPS	76	\$	153,698	\$	876	0.57%	\$	0.00041
SPS	77	\$	464,291	\$	367	0.08%	\$	0.00006
SPS	78	\$	161,440	\$	670	0.41%	\$	0.00029
SPS	79	\$	116,745	\$	2,235	1.91%	\$	0.00383
SPS	80	\$	77,337	\$	1,656	2.14%	\$	0.00165
SPS	81	\$	49,827	\$	1,448	2.91%	\$	0.00224
SPS	82	\$	104,500	\$	925	0.89%	\$	0.00068
SPS	83	\$	16,336	\$	254	1.56%	\$	0.00152
SPS	84	\$	76,902	\$	1,499	1.95%	\$	0.00132
SPS	85	\$	93,908	\$	2,119	2.26%	\$	0.00232
SPS	86	\$	34,957	\$	233	0.67%	\$	0.00053
SPS	87	\$	72,035	\$	406	0.56%	\$	0.00035
SPS	88	\$	1,198,762	\$	(3,847)	-0.32%	\$	(0.00021)
SPS	89	\$	422,587	\$	(1,341)	-0.32%	\$	(0.00021)
SPS	90	\$	1,360,705	ې \$	(2,600)	-0.19%	\$	(0.00021)
SPS	90 91	\$	180,378	ې \$	(2,000)	0.08%	\$	0.00012)
SPS	91 92	\$	66,821	\$	351	0.53%	\$	0.00039
SPS	92	\$	11,418	\$	199	1.74%	\$	0.00033
SPS	94	\$	33,979	\$	378	1.74%	\$ \$	0.00237
SPS	94 95	\$	855,563	\$	(4,193)	-0.49%	\$	(0.00032)
SPS	96	\$ \$	1,164,305	ې \$	(4,193)	-0.49%	\$	(0.00032)
SPS	90 97	\$ \$	925,900	ې \$	(373) 777	-0.03%	\$	0.00003)
SPS	97 98		1,698,276	ې \$		-0.52%	\$	(0.00036)
		\$ ¢			(8,794)	-0.52%		0.00038)
SPS	99 100	\$ ¢	434,294	\$ ¢	2,577		\$	
SPS	100	\$ ¢	47,445	\$ ¢	833 52	1.75%	\$ \$	0.00135 0.00031
LGS	1	\$ ¢	17,533	\$ ¢	95	0.30% 0.08%	ې \$	0.00031
LGS LGS	2 3	\$ \$	112,957 382,227	\$ \$		-0.96%	ې \$	(0.00063)
			-		(3,659)			0.00013
LGS	4	\$ ¢	110,867	\$ ¢	190	0.17%	\$	
LGS	5	\$ ¢	21,385	\$ ¢	377	1.76%	\$ \$	0.00488
LGS LGS	6	\$ \$	12,132 4,602	\$ ¢	(3) 64	-0.02% 1.38%	-	(0.00003) 0.00191
LGS	7 8	\$ \$	33,095	\$ ¢	525		\$	0.00191
LGS	8 9		37,607	\$ ¢	940	1.59% 2.50%	\$ \$	0.00129
LGS		\$ ¢		\$ ¢			\$	0.00189
	10	\$ ¢	181,273 360,881	\$ \$	1,372	0.76% -0.76%	\$	(0.00051)
LGS LGS	11 12	\$ \$	83,287	ې \$	(2,760) 656	-0.70%	\$	0.00051)
LGS	13 14	\$ \$	2,131 209,446	\$ \$	23 642	1.07% 0.31%	\$ \$	0.00186 0.00024
LGS	14 15	\$ ¢						
LGS	15 16	\$ ¢	218,680	\$ ¢	(2,354)	-1.08%	\$	(0.00074)
LGS	16	\$ ¢	8,190	\$ ¢	(32)	-0.39%	\$	(0.00037)
LGS	17	\$ ¢	7,118	\$ ¢	36	0.51%	\$	0.00044
LGS	18	\$ \$	20,889	\$ ¢	328 45	1.57%	\$	0.00122
LGS	19	Ş	7,265	\$	45	0.63%	\$	0.00064
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LGS	20	\$	23,355	\$	120	0.52%	\$	0.00038
LGS	21	\$	26,004	\$	(259)	-1.00%	\$	(0.00074)
LGS	22	\$	15,973	\$	12	0.07%	\$	0.00006
LGS	23	\$	13,220	\$	110	0.83%	\$	0.00072
LGS	24	\$	32,518	\$	212	0.65%	\$	0.00055
LGS	25	\$	26,041	\$	77	0.30%	\$	0.00022
LGS	26	\$	77,574	\$	93	0.12%	\$	0.00009
LGS	27	\$	9,277	\$	108	1.16%	\$	0.00101
LGS	28	\$	212,955	\$	(2,226)	-1.05%	\$	(0.00073)
LGS	29	\$	99,434	\$	(609)	-0.61%	\$	(0.00042)
LGS	30	\$	313,598	\$	(1,844)	-0.59%	\$	(0.00042)
LGS	31	\$	93,343	ې \$	399	0.43%	\$	0.00043)
LGS	32	\$	39,480	\$	185	0.43%	\$	0.00031
		\$ \$	4,962	ې \$	27	0.47%	\$	0.00055
LGS	33							
LGS	34	\$	83,753	\$	(72)	-0.09%	\$	(0.00007)
LGS	35	\$	22,113	\$	257	1.16%	\$	0.00088
LGS	36	\$	2,732	\$	5	0.20%	\$	0.00030
LGS	37	\$	122,867	\$	(707)	-0.58%	\$	(0.00040)
LGS	38	\$	217,216	\$	2,930	1.35%	\$	0.00098
LGS	39	\$	282,658	\$	(3,282)	-1.16%	\$	(0.00080)
LGS	40	\$	600,142	\$	(6,791)	-1.13%	\$	(0.00080)
LGS	41	\$	79,951	\$	522	0.65%	\$	0.00049
LGS	42	\$	38,887	\$	(446)	-1.15%	\$	(0.00088)
LGS	43	\$	102,074	\$	(447)	-0.44%	\$	(0.00032)
LGS	44	\$	190,592	\$	(1,479)	-0.78%	\$	(0.00055)
LGS	45	\$	182,923	\$	(1,880)	-1.03%	\$	(0.00074)
LGS	46	\$	36,909	\$	106	0.29%	\$	0.00026
LGS	47	\$	239,620	\$	(2,248)	-0.94%	\$	(0.00066)
LGS	48	\$	116,071	\$	(944)	-0.81%	\$	(0.00059)
LGS	49	\$	24,002	\$	212	0.88%	\$	0.00076
LGS	50	\$	52,166	\$	59	0.11%	\$	0.00009
LGS	51	\$	26,358	\$	189	0.72%	\$	0.00067
LGS	52	\$	40,707	\$	824	2.02%	\$	0.00154
LGS	53	\$	80,486	\$	(220)	-0.27%	\$	(0.00025)
LGS	54	\$	95,400	\$	(203)	-0.21%	\$	(0.00022)
LGS	55	\$	14,230	\$	(18)	-0.13%	\$	(0.00010)
LGS	56	\$	32,392	\$	52	0.16%	\$	0.00012
LGS	57	\$	31,152	\$	345	1.11%	\$	0.00103
LGS	58	\$	366,502	\$	(1,588)	-0.43%	\$	(0.00030)
LGS	59	\$	123,619	\$	387	0.31%	\$	0.00022
LGS	60	\$	55,868	\$	(7)	-0.01%	\$	(0.00001)
LGS	61	\$	33,763	\$	(124)	-0.37%	\$	(0.00028)
LGS	62	\$	68,873	\$	(359)	-0.52%	\$	(0.00038)
LGS	63	\$	57,541	\$	(16)	-0.03%	\$	(0.00002)
LGS	63 64	\$	50,691	\$	(304)	-0.60%	\$	(0.00044)
LGS	65	\$	50,742	\$	351	0.69%	\$	0.00050
LGS	66	\$	548,622		(5,636)	-1.03%	\$	(0.00072)
200	00	7	5 10,022	Ŷ	(3,030)	1.0070		
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LGS	67	\$	89,095	\$	1,172	1.31%	\$	0.00096
LGS	68	\$	118,598	\$	904	0.76%	\$	0.00058
LGS	69	\$	180,380	\$	(1,034)	-0.57%	\$	(0.00042)
LGS	70	\$	219,656	\$	(2,577)	-1.17%	\$	(0.00079)
LGS	71	\$	464,526	\$	(1,081)	-0.23%	\$	(0.00016)
LGS	72	\$	12,260	, \$	108	0.88%	\$	0.00074
LGS	73	\$	76,494	\$	169	0.22%	\$	0.00016
LGS	74	\$	19,586	\$	47	0.24%	\$	0.00020
LGS	75	\$	19,398	\$	5	0.03%	\$	0.00002
LGS	76	\$	106,619	\$	(737)	-0.69%	\$	(0.00050)
LGS	70	\$	7,466	\$	(37)	-0.49%	\$	(0.00041)
LGS	78	\$	129,388	\$	(319)	-0.25%	\$	(0.00041)
	78		104,894	ې \$	(319)			0.00020)
LGS		\$ ¢	104,894			0.03%	\$	
LGS	80	\$	-	\$ ¢	(2,142)	-1.10%	\$	(0.00077)
LGS	81	\$	113,081	\$	(16)	-0.01%	\$	(0.00001)
LGS	82	\$	46,633	\$	405	0.87%	\$	0.00062
LGS	83	\$	143,592	\$	(539)	-0.38%	\$	(0.00026)
LGS	84	\$	150,592	\$	(631)	-0.42%	\$	(0.00030)
LGS	85	\$	121,159	\$	131	0.11%	\$	0.00008
LGS	86	\$	109,224	\$	817	0.75%	\$	0.00056
LGS	87	\$	385,893	\$	363	0.09%	\$	0.00007
LGS	88	\$	30,681	\$	631	2.06%	\$	0.00179
LGS	89	\$	138,237	\$	(1,236)	-0.89%	\$	(0.00062)
LGS	90	\$	146,945	\$	(615)	-0.42%	\$	(0.00030)
LGS	91	\$	143,942	\$	(640)	-0.44%	\$	(0.00032)
LGS	92	\$	94,840	\$	(10)	-0.01%	\$	(0.00001)
LGS	93	\$	63,415	\$	(316)	-0.50%	\$	(0.00035)
LGS	94	\$	131,890	\$	(1,255)	-0.95%	\$	(0.00067)
LGS	95	\$	74,684	\$	238	0.32%	\$	0.00024
LGS	96	\$	49,770	\$	(475)	-0.95%	\$	(0.00071)
LGS	97	\$	492,200	\$	(167)	-0.03%	\$	(0.00002)
LGS	98	\$	73,760	\$	82	0.11%	\$	0.00009
LGS	99	\$	43,704	\$	803	1.84%	\$	0.00145
LGS	100	\$	54,955	\$	(496)	-0.90%	\$	(0.00069)
SGS	1	\$	838	\$	5	0.64%	\$	0.00056
SGS	2	\$	930	\$	19	2.06%	\$	0.00185
SGS	3	\$	1,333	\$	21	1.56%	\$	0.00157
SGS	6	\$	144	\$	(0)	-0.03%	\$	(0.00003)
SGS	7	\$	423	\$	(7)	-1.73%	\$	(0.00146)
SGS	8	\$	2,375	\$	6	0.26%	\$	0.00022
SGS	9	\$	451	\$	3	0.72%	\$	0.00063
SGS	10	\$	6,077	\$	53	0.87%	\$	0.00074
SGS	11	\$	443	\$	(1)	-0.28%	\$	(0.00022)
SGS	12	\$	7,281	\$	38	0.52%	\$	0.00045
SGS	13	\$	5,609	\$	155	2.76%	\$	0.00236
SGS	14	\$	2,381	\$	36	1.53%	\$	0.00131
SGS	15	\$	5,393	\$	14	0.26%	\$	0.00026
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SGS	16	\$	1,315	\$	(5)	-0.40%	\$	(0.00031)
SGS	17	\$	780	\$	(0)	-0.04%	\$	(0.00003)
SGS	18	\$	1,857	\$	10	0.56%	\$	0.00049
SGS	19	\$	1,695	\$	26	1.53%	\$	0.00140
SGS	20	\$	7,506	\$	17	0.23%	\$	0.00021
SGS	21	\$	17,001	\$	180	1.06%	\$	0.00098
SGS	22	\$	5,860	\$	10	0.17%	\$	0.00018
SGS	23	\$	15,829	\$	68	0.43%	\$	0.00037
SGS	23	\$	3,634	\$	97	2.66%	\$	0.00257
SGS	24	\$	11,910	\$	141	1.18%	\$	0.00207
SGS	26	\$	1,128	\$	12	1.08%	\$	0.00103
SGS	20	\$	653	\$	7	1.14%	\$ \$	0.00105
SGS	28	\$	1,686	\$ ¢	41	2.45%	\$	0.00213
SGS	29	\$	3,610	\$ ¢	70	1.93%	\$	0.00181
SGS	30	\$	2,123	\$	44	2.06%	\$	0.00195
SGS	31	\$	309	\$	(2)	-0.61%	\$	(0.00055)
SGS	32	\$	2,373	\$	44	1.84%	\$	0.00160
SGS	33	\$	1,881	\$	2	0.09%	\$	0.00008
SGS	34	\$	5,968	\$	20	0.34%	\$	0.00027
SGS	35	\$	972	\$	7	0.69%	\$	0.00061
SGS	36	\$	759	\$	12	1.61%	\$	0.00149
SGS	37	\$	6,451	\$	5	0.08%	\$	0.00006
SGS	38	\$	1,970	\$	31	1.57%	\$	0.00153
SGS	39	\$	2,964	\$	9	0.30%	\$	0.00025
SGS	40	\$	793	\$	11	1.35%	\$	0.00126
SGS	41	\$	3,029	\$	72	2.38%	\$	0.00225
SGS	42	\$	6,126	\$	33	0.55%	\$	0.00050
SGS	43	\$	1,175	\$	41	3.48%	\$	0.00351
SGS	44	\$	3,614	\$	60	1.65%	\$	0.00154
SGS	45	\$	6,649	\$	155	2.33%	\$	0.00210
SGS	46	\$	2,098	\$	42	2.02%	\$	0.00185
SGS	47	\$	132	\$	(0)	-0.15%	\$	(0.00013)
SGS	48	\$	5,488	\$	17	0.31%	\$	0.00027
SGS	49	\$	678	\$	12	1.77%	\$	0.00173
SGS	50	\$	543	\$	(2)	-0.46%	\$	(0.00041)
SGS	51	\$	1,831	, \$	15	0.81%	\$	0.00065
SGS	52	\$	1,551	\$	7	0.43%	\$	0.00037
SGS	53	\$	7,513	\$	(22)	-0.29%	\$	(0.00024)
SGS	54	\$	1,506	\$	13	0.84%	\$	0.00069
SGS	55	\$	4,026	\$	32	0.79%	\$	0.00075
SGS	56	\$	2,223	\$	18	0.82%	\$	0.00073
SGS	57	\$	1,921	\$	2	0.82%	\$	0.00073
SGS	58	\$	865	\$	14	1.63%	\$	0.00111
SGS	59	ې \$	1,278	ې \$	14	1.03%	\$	0.00143
SGS		ې \$	3,573		23	0.63%	ې \$	0.00144
	60 61			\$ ¢			ې \$	
SGS	61 62	\$ \$	3,633	\$ ¢	23 17	0.63%	\$ \$	0.00056 0.00095
SGS	62	Ş	1,555	\$	17	1.07%	Ş	0.00095
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SGS	63	\$ 2,385	\$ 68	2.86%	\$ 0.0028	0
SGS	64	\$ 2,465	\$ 41	1.65%	\$ 0.0015	3
SGS	65	\$ 2,788	\$ 25	0.90%	\$ 0.0007	9
SGS	66	\$ 2,093	\$ 38	1.83%	\$ 0.0018	6
SGS	67	\$ 6,823	\$ 11	0.17%	\$ 0.0001	5
SGS	68	\$ 83	\$ (0)	-0.02%	\$ (0.00002	<u>?)</u>
SGS	69	\$ 2,434	\$ 28	1.17%	\$ 0.0010	6
SGS	70	\$ 238	\$ (5)	-2.17%	\$ (0.00191	L)
SGS	71	\$ 2,675	\$ (18)	-0.68%	\$ (0.00060	))
SGS	72	\$ 4,687	\$ 25	0.53%	\$ 0.0005	5
SGS	73	\$ 1,066	\$ 9	0.89%	\$ 0.0008	4
SGS	74	\$ 1,539	\$ 6	0.39%	\$ 0.0003	8
SGS	75	\$ 5,456	\$ 23	0.42%	\$ 0.0003	5
SGS	76	\$ 467	\$ 3	0.55%	\$ 0.0004	3
SGS	77	\$ 3,216	\$ 47	1.46%	\$ 0.0013	2
SGS	78	\$ 4,717	\$ 40	0.85%	\$ 0.0007	9
SGS	79	\$ 451	\$ 1	0.33%	\$ 0.0002	8
SGS	80	\$ 94	\$ 2	2.18%	\$ 0.0019	6
SGS	81	\$ 2,850	\$ 31	1.08%	\$ 0.0010	6
SGS	82	\$ 6,290	\$ (24)	-0.38%	\$ (0.00035	5)
SGS	83	\$ 1,147	\$ 11	0.97%	\$ 0.0008	0
SGS	84	\$ 7,147	\$ 170	2.37%	\$ 0.0021	9
SGS	85	\$ 5,372	\$ 33	0.61%	\$ 0.0005	7
SGS	86	\$ 147	\$ (1)	-0.40%	\$ (0.00034	1)
SGS	87	\$ 113	\$ (0)	-0.30%	\$ (0.00026	5)
SGS	88	\$ 5,383	\$ 28	0.51%	\$ 0.0004	7
SGS	89	\$ 4,463	\$ 21	0.47%	\$ 0.0004	4
SGS	90	\$ 4,448	\$ 66	1.48%	\$ 0.0013	8
SGS	91	\$ 222	\$ (1)	-0.38%	\$ (0.00034	1)
SGS	92	\$ 671	\$ 18	2.71%	\$ 0.0024	0
SGS	93	\$ 3,591	\$ 81	2.25%	\$ 0.0019	1
SGS	94	\$ 3,440	\$ 31	0.89%	\$ 0.0007	7
SGS	95	\$ 811	\$ 16	1.94%	\$ 0.0018	5
SGS	96	\$ 1,157	\$ 14	1.18%	\$ 0.0010	3
SGS	97	\$ 4,303	\$ 80	1.87%	\$ 0.0017	0
SGS	98	\$ 1,018	\$ 9	0.91%	\$ 0.0007	9
SGS	99	\$ 1,038	\$ 16	1.54%	\$ 0.0013	9
SGS	100	\$ 2,003	\$ 62	3.07%	\$ 0.0032	6

No.: MPSC 0198

: Please fully describe all information retained by the Company as of July 1, 2022, that was not retained by the Company as of July 1, 2021, to facilitate allocation or assignment of labor and non-labor distribution expenses in general rate cases. Data requested by Sarah Lange (sarah.lange@psc.mo.gov <mailto:sarah.lange@psc.mo.gov>)

#### **RESPONSE**

Prepared By: Tom Hickman Title: Regulatory Rate Consultant Date: 9/28/22

The steps the Company has taken to facilitate the allocation or assignment of labor and non-labor distribution expenses in general rate cases are as follows:

- 1. Based on good faith collaboration between Staff and the Company, we identified that the areas of concern were SEP projects that would reduce O&M (as being counter to historic cost allocation processes) and the deployment of Smart Meters (also having this counter effect).
- 2. We had internal discussions with our SEP team that became further conversations within the SEP team to identify groups of investments that specifically drove reductions in recorded O&M.
- 3. For the identified groups, we further identified the underlying assets comprising those projects and performed analysis to identify which customers (by number and class) were served by those assets.
- 4. We compiled the information we were able to identify and provided summary information to Staff. We also highlighted the availability of metering information that could be used to more discretely allocate meter reading costs to classes on the basis of which customers are utilizing the related infrastructure.

No.: MPSC 198s1

Please fully describe all information retained by the Company as of July 1, 2022, that was not retained by the Company as of July 1, 2021, to facilitate allocation or assignment of labor and non-labor distribution expenses in general rate cases. Data requested by Sarah Lange (sarah.lange@psc.mo.gov <mailto:sarah.lange@psc.mo.gov>)

#### **RESPONSE**

#### Prepared By: Tom Hickman Title: Regulatory Rate Consultant Date: 10/11/2022

As of July 1, 2021, the Company had not specifically identified groups of investments that specifically drove reductions in recorded O & M, for the purposes of facilitating allocation or assignment of labor and non-labor distribution expenses in general rate cases. As of July 1, 2022, the Company made that identification. As of July 1, 2021, the Company had not identified the underlying assets comprising projects that specifically drove reductions in recorded O & M and had not performed analysis to identify which customers (by number and class) were served by those assets. As of July 1, 2022, the Company has made those identifications by performing such analysis.

The results of the foregoing identifications/analysis have been provided to Staff.

The Company has not "retained" other information as of July 1, 2022, that it did not possess as of July 1, 2021, because it is unaware of what information it could retain to "facilitate the allocation or assignment of labor and non-labor distribution expenses in general rate cases" short of abandoning the use of mass property accounting, as prescribed by the USoA, or otherwise completely changing the Company's accounting system. A key reason the Company is unaware of what information it could retain for such purposes is that despite twice requesting Staff to identify what data Staff desires the Company to collect or retain, Staff has indicated that it does not know what data it would like the Company to collect or retain.

No.: MPSC 0198.1

(a) Please identify all "groups of investments that specifically drove reductions in recorded O & M" as referenced in response 198s1. (b) Please identify the reduction in O&M by month projected and experienced for each group identified in Part A. (c) Please identify by asset number each item included in each group identified in part A. (d) Please clarify whether any other SEP project has resulted or was projected to result in reduced distribution O&M that was not identified in part A. Data requested by Sarah Lange (<u>sarah.lange@psc.mo.gov</u> <<u>mailto:sarah.lange@psc.mo.gov></u>)

#### **RESPONSE**

Prepared By: Tom Hickman Title: Regulatory Rate Consultant Date: 11/02/2022

Subject to the Company's objection,

a. Cutout Fuses replaced with Tripsavers (detail provided in Excel file "Tripsaver OM Analysis" provided in response to DR MPSC 0198.4), and Substation Oil Circuit Breakers replaced with Vacuum Circuit Breakers (detail provided in Excel file "OCB OM Analysis" provided in response to DR MPSC 0198.4).

d. The Substation Transformer Load Tap Changer Replacements, Substation Electromechanical Relay replacements, and Air Circuit Breaker Replacement projects have resulted or were projected to result in reduced distribution O&M.

No.: MPSC 0198.2

The response 198s1, includes the statement "short of abandoning the use of mass property accounting, as prescribed by the USoA." Is it Ameren Missouri's position or belief that retaining or developing data in addition to that contained in the CPR or creating CPR sub accounts is contrary to the prescriptions of the USoA? Data requested by Sarah Lange (sarah.lange@psc.mo.gov <mailto:sarah.lange@psc.mo.gov>)

#### **RESPONSE**

#### Prepared By: Mitch Lansford Title: Director Regulatory Accounting Date: October 17, 2022

The Company could retain additional data, beyond what is required to be retained for categories of mass property, without failing to comply with the requirements of the USoA.

To further clarify this portion of the Company's prior response, the USoA details the data required to be retained for categories of mass property and for retirement units (also commonly referred to as location property). One difference in the requirements is that location is not required to be retained for categories of mass property, whereas it is required to be retained for a retirement unit. If the Company were to retain all data elements required for retirement units, the benefits associated with accounting for an asset as a category of mass property would no longer exist and doing so would represent effectively abandoning the use of mass property in its accounting. Further, retaining additional data for the Company's categories of mass property in its accounting system may require completely changing the Company's accounting system.

To the extent Staff has requested accounting information by voltage, voltage is a category of information not required by the USoA. Voltage information as a category related to accounting data would be even more burdensome to maintain than location data. Voltage data can change multiple times and can change agnostic to the location of the property. For example, if a pole was installed with only Primary voltage equipment later has some Secondary voltage equipment added to it, the recorded voltage would need to change from Primary only to Primary and Secondary (or to include more detail if precise voltages were to be used). In this way, retaining additional information could cause an amount of work beyond the scope of just abandoning the use of mass property accounting.

No.: MPSC 0198.3

Reference the 10/3/2022 EFIS submitted response to DR 198 stating "We compiled the information we were able to identify and provided summary information to Staff." Please provide the compiled information and all analysis supporting the summary of that information. Data requested by Sarah Lange (sarah.lange@psc.mo.gov <mailto:sarah.lange@psc.mo.gov>)

#### **RESPONSE**

Prepared By: Tom Hickman Title: Regulatory Rate Consultant Date: 11/01/2022

Please see Excel files "OCB OM Analysis" and "Tripsaver OM Analysis" included in response to DR MPSC 0198.4.

No.: MPSC 0198.4

The response 198s1, includes the statement "A key reason the Company is unaware of what information it could retain for such purposes is that despite twice requesting Staff to identify what data Staff desires the Company to collect or retain, Staff has indicated that it does not know what data it would like the Company to collect or retain." (a) Please provide any emails, notes, transcripts, or other documents supporting this statement. (b) Please confirm that on occasions when the matter was discussed, Staff has indicated that it does not want to create unduly burdensome work for Ameren in developing new processes, but that it is unaware of the existing processes in place to make specific suggestions, but that possible areas to explore include but are not limited to Work tickets and the internal documentation relied upon to develop and process SEP projects. (c) Please list each and every existing channel of record keeping or information sharing which could potentially be suggested by Staff. (d) Please provide a copy of all materials presented or discussed on the 7/19/2022 Microsoft Teams meeting. Data requested by Sarah Lange <u>asrah.lange@psc.mo.gov <mailto:sarah.lange@psc.mo.gov></u>

#### **RESPONSE**

Prepared By: Tom Hickman Title: Regulatory Rate Consultant Date: 11/01/2022

Subject to the Company's objection,

a. The only documents reflecting support for the statement are two communications with Company counsel. A privilege log will be provided by counsel.

b. It is true that that Staff indicated that it did not want to create unduly burdensome work and Staff indicated it was unaware of existing processes to make specific suggestions, but the Company does not specifically recall discussion of "Work tickets" or "internal documentation relied upon to develop and process SEP projects." It is also true that Staff indicated it did not know what data it would like the Company to collect or retain.

d. Please see the attached PowerPoint file "Data Stipulation Meeting Powerpoint" and the two attached Excel files "OCB OM Analysis" and "Tripsaver OM Analysis". Additionally, the

Company discussed and presented information contained in the file named "2022 Meter Allocators Final" which was included with the workpapers of Mr. Hickman's direct testimony. The eCompany also presented and discussed information that was provided in response to DR MPSC 0183.



## Ameren Missouri ER 2021-0240 Data Stipulation Meeting 07/19/2022

Ameren

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## Data Collection Stipulation Overview



30. Data Collection

A. For each voltage at which service is provided to large primary service (Rate Schedule 11M) customers, or at which three or more customers which are not large primary service customers are served, the Company shall identify (1) the retirement units and quantities associated with providing one span of overhead (and the equivalent distance of underground) infrastructure including devices, and (2) the typical meter(s) and related installations. If these items vary with usage characteristics of customers, Company shall provide items (1) and (2) for a minimum of high, medium, and low infrastructure customers.

B. For each voltage and phase at which the distribution system operates Company shall provide (1) an example typical retirement unit and quantity list for one span or underground equivalent, and (2) an estimate of the number of miles operating at that voltage and phase.

C. Company agrees to undertake reasonable data collection to facilitate allocation or assignment of labor and non-labor distribution expenses in future cases on a more detailed basis than application of the plant allocators, in good faith collaboration with Staff.

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### Data Collection Assignment of Expense



C. Company agrees to undertake reasonable data collection to facilitate allocation or assignment of labor and non-labor distribution expenses in future cases on a more detailed basis than application of the plant allocators, in good faith collaboration with Staff.

Based on our previous discussion, our understanding of this centers around the fact that some of the Smart Energy Plan projects may be reducing O&M but accomplish so by deploying additional capital. This is counter to the historic view in that expense follows plant, because additional capital could be reducing expense. Smart Energy Plan projects and AMI metering were cited as two specific areas of concern.

We engaged the SEP team to perform a review of projects to identify specific projects that had O&M savings so that we could further analyze the impacts. Two specific projects were identified in this process, Oil Circuit Breakers and Tripsavers.

Oil Circuit Breakers are self contained circuit breakers that will not require oil replacement and Tripsavers are reclosers that wait a few moments when faulted, and close to identify if the fault has cleared itself. This can prevent sending employees out to replace a blown fuse that was caused by something like temporary contact with a tree.

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## Data Collection Assignment of Expense



For OCB, we obtained a breakdown of the Capital for the associated Major and O&M savings for that associated Major. We determined a breakdown of customers served on the circuits impacted. Customer breakdowns were not available for every circuit, but breakdowns were available for over half of the circuits, and we extrapolated the results to cover the impacts on all circuits.

We performed an analysis using class cost of service allocators and determined that the \$24,000,000 worth of capital which was expected to save \$211,000 of O&M, if allocated using the breakdown of specific customers served on those circuits, would have resulted in the following shifts in O&M allocation:

	Residential	SGS	LGS	SPS	LPS
Shift in O&M Dollars	851	2,603	3,763	4,765	(11,982)

Ameren does not believe this analysis indicates these types of projects would be expected to have a material impact on O&M allocations. The Tripsavers projected O&M savings are \$145,500, expected to be fully realized in 2026. Due to the size of the total O&M savings that will begin occurring over the next handful of years, we opted not to do a more detailed analysis at this time.

### Data Collection Assignment of Expense



One additional concern raised at our previous meeting was AMR meter reading costs in relationship to AMI metering capital being deployed. Our meter allocations are broken down between customers served by AMR meters (and the associated costs) and customer served by AMI meters (and the associated cost). See excel example.

Meter reading costs are being allocated only on the percentage of costs for customers being served by AMR meters. To this extent, incremental investment in AMI is not driving how meter reading expense is being allocated.

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# Data Collection



A. For each voltage at which service is provided to large primary service (Rate Schedule 11M) customers, or at which three or more customers which are not large primary service customers are served, the Company shall identify (1) the retirement units and quantities associated with providing one span of overhead (and the equivalent distance of underground) infrastructure including devices, and (2) the typical meter(s) and related installations. If these items vary with usage characteristics of customers, Company shall provide items (1) and (2) for a minimum of high, medium, and low infrastructure customers.

*B.* For each voltage and phase at which the distribution system operates Company shall provide (1) an example typical retirement unit and quantity list for one span or underground equivalent, and (2) an estimate of the number of miles operating at that voltage and phase.

Our understanding based on our previous meeting is that A is referring to more of the last span used to connect a customer to the distribution system, and B is referring to more of a span as it broadly exists on the distribution system at that voltage. Our engineers have a clearer understanding of A and have provided a list of stock units (which I will work with Plant Accounting to into Retirement Units), but had questions or are seeking clarification and further conversation on B.

# Data Collection



We believe the typical meter installation question can be answered by the previously referenced meter allocators, as this is a direct breakdown of the meter installations serving each customer, by customer class.

We can provide estimated number of miles consistent with the previous case. Secondary miles will need to be heavily estimated as the secondary system is not currently included in our mapping.

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