Exhibit No.:	
Issues:	Joint Dispatch Agreement/ System Support Agreement/Open Access Tariffs/Gas Operations
Witness:	Maureen A. Borkowski
Type of Exhibit:	Direct Testimony
Sponsoring Party: Case No.:	Union Electric Co.

MISSOURI PUBLIC SERVICE COMMISSION

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CASE NO._____

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DIRECT TESTIMONY

OF

MAUREEN A. BORKOWSKI

St. Louis, Missouri November 2, 1995

	No. <u>\</u>
Date 9-5-96 Cas	€ NO.EM-96-149
Reporter <u>+ +</u>	

List of Schedules

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- 1. UE Generating Capability
- 2. CIPS Generating Capability
- 3. UE-CIPS Tie Capability
- 4. Joint Dispatch Agreement
- 5. Direct Trading Partners
- 6. System Support Agreement
- 7. UE Gas System Map
- 8. CIPS Gas System Map

	GENERATING		Y	
	Union Electric	C COMpany Net Capabi	Ten / _ MIA/	
Station Name & Unit No.	Unit Type	Summer	Winter	Fuel Type
Callaway	Nuclear	1125	1177	Uranium
Canton Diesels (5 units)	Internal Combustion	4	4	Oil
Fairgrounds Comb. Turbine	Combustion Turbine	55	64	Oil
Howard Bend Comb, Turbine	Jet Engine	43	48	Oil
Keokuk (15 units)	Hydro	119	122	Water
Kirksville Comb. Turbine	Combustion Turbine	13	15	Gas
Labadie 1	Steam	559	561	Coal
Labadie 2	Steam	559	561	- Coal
Labadie 3	Steam	559	561	Coal
Labadie 4	Steam	559	561	Coal
Meramec 1	Steam	131	134	Coal/Gas
Meramec 2	Steam	131	134	Coal/Gas
Meramec 3	Steam	280	282	Coal/Gas
Meramec 4	Steam	338	347	Coal
Meramec Comb. Turbine	Combustion Turbine	55	64	Oil
Mexico Comb. Turbine	Combustion Turbine	55	64	Oil
Moberly Comb. Turbine	Combustion Turbine	55	64	Oil
Moreau Comb. Turbine	Combustion Turbine	55	64	Oil
Osage (8 units)	Hydro	212	205	Water
Portable Diesel	Internal Combustion	1	1	Oil
Rush Island 1	Steam	581	583	Coal
Rush Island 2	Sleam	581	583	Coal
Sioux 1	Steam	463	470	Coal
Sioux 2	Steam	463	470	Coal
Taum Sauk (2 units)	Pumped Storage	350	275	Water
Venice (6 units)	Steam	429	439	Gas/Oil
Venice Comb. Turbine	Combustion Turbine	25	31	Oil
Viaduct Comb. Turbine	Combustion Turbine	25	31	Gas
TOTAL		7825	7915	

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Schedule 1

	GENERATING C			
Cer	ntral Illinois Public 3			
Station Name & Unit No.	Unit Type	Net Capabil Summer	1.77. ABBOLESSO / CAUGUS AND ADD ADD ADD ADD ADD ADD ADD ADD ADD	Fuel Type
Coffeen 1	Steam	325	325	Coal
Coffeen 2	Steam	550	550	Coal
Grand Tower 3	Steam	82	82	Coal
Grand Tower 4	Steam	104	104	Coal
Hutsonville 3	Steam	76	77	Coal
Hutsonville 4	Steam	77	79	Coal
Hutsonville Diesel	Internal Combustion	3	3	Oî
Meredosia 1	Steam	62	64	Coat
Meredosia 2	Steam	62	64	Coal
Meredosia 3	Steam	215	215	Coal
Meredosia 4	Steam	168	174	Oil
Newton 1	Steam	555	554	Coal
Newton 2	Steam	555	555	Coal
TOTAL		2834	2846	

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Schedule 2

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UE-CIPS Tie Capability (Before Merger)

Tie Point	Facility	Total Connected Capability
Combined Quincy East Quincy South Quincy	Bus Tie 138 kV Bus Tie 138 kV	224*
Grand Tower	Grand Tower- Perryville 138 kV (CT)	108
Palmyra	Palmyra-N Marblehead 161 kV (Line)	248*
West Frankfort	Cahokia- W. Frankfort 230 kV (PCB)	319*
Hamilton	Hamilton-Tennessee Junction 69 kV (CT)	36
Hamilton	Hamilton Appanoose-2 69 kV (CT)	48
Hamilton	Hamilton-Lee-1 69 kV (Line)	68
Meppen	Meppen 138-69 kV Transformer (CT)	48

* Two-way transfer capability

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Schedule 3

JOINT DISPATCH

AGREEMENT

Between

UNION ELECTRIC COMPANY

AND

CENTRAL ILLINOIS PUBLIC SERVICE COMPANY

Schedule 4 Page 1 of 33

JOINT DISPATCH

AGREEMENT

Between

UNION ELECTRIC COMPANY

AND

CENTRAL ILLINOIS PUBLIC SERVICE COMPANY

THIS AGREEMENT is made and entered into this <u>18</u> day of <u>December</u>, 1995 by and between UNION ELECTRIC COMPANY ("UE") a Missouri corporation and CENTRAL ILLINOIS PUBLIC SERVICE COMPANY ("CIPS") an Illinois corporation referred to collectively as "Parties" and singularly as "Party," both of whose common stock is wholly owned by Ameren Corporation, hereinafter called "Parent", a Missouri corporation.

WITNESSETH:

WHEREAS, UE and CIPSCO Incorporated, parent company of CIPS, have entered into an Agreement and Plan of Merger, dated August 11, 1995; and

WHEREAS, UE and CIPS are the owners and operators of electric generation, transmission and distribution facilities and are engaged in the business of generating, transmitting, distributing and selling electric energy to the general public, electric utilities, municipalities and cooperatives; and

WHEREAS, to maximize efficiency, and to achieve merger related savings, UE and CIPS will be operated as an

> Schedule 4 Page 2 of 33

integrated control area, will economically commit and dispatch the combined Generating Resources, and will economically utilize power and energy available to the Combined System to transact with other utilities and wholesale entities in order to operate the Combined System in a reliable, efficient, and economic manner; and

WHEREAS, the Parties have entered into a System Support Agreement wherein UE agrees to sell and CIPS agrees to purchase certain quantities of capacity and energy at wholesale.

NOW, THEREFORE, in consideration of the covenants and premises herein set forth, the Parties mutually agree as follows:

ARTICLE I

DEFINITIONS

For the purpose of this agreement, and the Appendices and Service Schedules which are a part hereof, the following definitions shall apply:

1.01 <u>After-the-Fact Resource Allocation</u> shall mean a methodology used to assign the Combined System's Generating Resources and Off-System Power Purchases to each Party's Load Requirements and to the Combined System's Off-System Sales. After-the-Fact Resource Allocation shall be run for each calendar day after the calendar day has transpired.

1.02 <u>Agent</u> shall mean the entity designated to perform certain administrative and coordination functions

for the Parties.

1.03 <u>Agreement</u> shall mean this Joint Dispatch Agreement together with all Appendices and Service Schedules applying thereto and any amendments made hereafter.

1.04 <u>Combined System</u> shall mean the combined Generating Resources and transmission facilities of the Parties.

1.05 <u>Control Area</u> shall mean the electric system of UE and CIPS as bounded by interconnection (tie line) metering and telemetry, such that the Generating Resources are controlled directly to maintain the interchange schedule with other control areas and to contribute to frequency regulation of the interconnected system.

1.06 <u>Electric Utility</u> shall mean any entity engaged in the purchase and wholesale sale of electric energy.

1.07 <u>Generating Resources</u> shall mean all power generating facilities owned by a Party available to meet the capacity and energy needs of the Parties. A list of the generating facilities and the owning Party for each facility is included in Appendix 1.

1.08 <u>Generating Unit</u> shall mean an electric generator, together with all auxiliary and appurtenant devices and equipment designed to be operated as a unit for the production of electric power and energy.

1.09 <u>Incremental Cost</u> shall mean any costs incurred by a Party solely by reason of its generation of an

incremental amount of energy, which may include but shall not be limited to, costs of fuel, labor, operation, maintenance, start-up, fuel handling; taxes, regulatory commission charges, transmission losses and emissions allowances.

1.10 Load Requirements shall mean the demand and energy which each Party is obligated to serve pursuant to service territory commitments and wholesale requirements agreements, and, in the case of CIPS, that portion of the demand and energy served pursuant to the Soyland and Illinois Municipal Electric Agency (IMEA) power supply agreements which is located in the Control Area. The firm contract capacity and all of the energy set forth in the System Support Agreement shall be included as UE's Load Requirements for purposes of this Joint Dispatch Agreement.

1.11 <u>Net Output</u> shall mean each Party's monthly total of the energy delivered for Load Requirements, less, in the case of CIPS, energy supplied within the Control Area to Soyland and IMEA.

1.12 <u>Off-System Purchases</u> shall mean purchases from a third party of energy and/or associated capacity to reduce costs and/or to provide reliability for the system or as required by law.

1.13 <u>Off-System Sales</u> shall mean all wholesale sales of power and/or energy to third parties outside the Control Area.

1.14 Off-System Sales Margin shall mean the

Schedule 4 Page 5 of 33

difference between the energy revenue collected from Off-System Sales and the energy cost of providing such sales, as assigned by the After-the Fact Resource Allocation.

1.15 <u>Operating Committee</u> shall mean the organization created under this Agreement to administer its provisions and to undertake the responsibilities set forth in Article VII hereunder.

1.16 <u>Service Schedules</u> shall mean the service schedules attached hereto and those which later may be agreed to by the Parties and accepted for filing by the .Federal Energy Regulatory Commission ("FERC").

1.17 <u>Surplus Reserve Ratio</u> shall mean the ratio calculated at the beginning of each month of each Party's surplus reserve to the sum of both Parties' surplus reserve. Surplus reserve shall be calculated for each Party in megawatts by computing the sum of the Party's rated capabilities of its Generating Resources, plus the Party's own non-firm capacity purchases, less its own non-firm capacity sales, less megawatts not available due to scheduled maintenance and long-term forced outages, less 1.15 times the sum of its projected peak demand component of the Load Requirements for the month, plus its firm capacity sales, less its firm capacity purchases.

1.18 <u>System Dispatch</u> shall mean the centralized, economic commitment and dispatch of the Combined System's Generating Resources and Off-System Purchases.

1.19 System Energy Transfer shall mean the transfer

Schedule 4 Page 6 of 33

of electric energy from one Party's Generating Resources to the other Party to serve the other Party's Load Requirements.

ARTICLE II

TERM OF AGREEMENT

2.01 This Agreement shall take effect as soon as practicable after the merger between UE and CIPSCO Incorporated becomes effective, and shall continue in full force and effect for a minimum of ten years, continuing thereafter until terminated by one or both of the Parties, such Party(ies) having given at least one year's written notice.

2.02 This Agreement will be reviewed periodically by the Operating Committee to determine whether revisions are necessary or appropriate.

ARTICLE III

PURPOSE

The purpose of this Agreement is to provide the contractual basis for coordinated operation of the Combined System to achieve economies consistent with the provision of reliable electric service and an equitable sharing of the benefits and costs of such coordinated operation between the Parties.

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ARTICLE IV

AGENT

4.01 Responsibility of the Agent

As soon as practicable after the merger becomes effective, the Parties shall designate an Agent for the purpose of:

a) coordinating the System Dispatch;

b) maintaining the reliability of the Combined System through monitoring and security assessments;

c) arranging and scheduling Off-System Purchases and Off-System Sales;

 d) coordinating the provision of transmission service;

e) the development of all bills and billing
 related information between the Parties and with other
 transacting entities;

f) operation and maintenance of a central control center to achieve these purposes; and

g) other such activities and duties as may be necessary or as assigned by the Operating Committee.

4.02 Expenses

All expenses incurred by the Agent in the performance of its responsibilities shall be settled in accordance with the arrangements made by the Parties for compensation for services provided between or on behalf of the Parties.

> Schedule 4 Page 8 of 33

ARTICLE V

COORDINATED OPERATION

5.01 Operation of the Combined System

The Agent shall administer the System Dispatch of the Combined System in order to economically meet the Parties' combined Load Requirements and Off-System Sales obligations, through the economic commitment and dispatch of the Combined System's Generating Resources and Off-System Purchases, consistent with reliable operation of the interconnected system as defined in Article XI. The Agent shall engage in arranging and scheduling economical Off-System Purchases and Off-System Sales, as a single Control Area, utilizing the available generation and transmission resources of the Combined System.

5.02 <u>Communications and Other Facilities</u>

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The Parties shall provide communications, metering and other facilities necessary for the metering and control of the Generating Resources and interconnected transmission facilities. Each Party shall be responsible for any expenses it incurs for the installation, operation and maintenance of facilities at its own Generating Units and interconnected transmission facilities. Any expenses incurred due to facilities required at or for the central control center to operate the Combined System shall be settled in accordance with the arrangements made by the Parties for compensation for services provided between and on behalf of the Parties.

ARTICLE VI

ASSIGNMENT OF COSTS AND BENEFITS OF COORDINATED OPERATIONS

6.01 Fixed Costs of Existing Generating Resources

For all purposes relevant to this Agreement, each Party will retain all costs not collected pursuant to Section 6.07 of its existing Generating Resources that are listed in Appendix 1 attached hereto. Generating unit retirements or permanent derates will be assigned to the Party owning the Generating Unit.

6.02 Environmental Costs of Existing Generating

Resources

The cost of environmental compliance (e.g., compliance with the Clean Air Act Amendments of 1990) associated with the existing Generating Resources will be borne by the Party that owns the unit. The Parties will maintain and account for each unit's emissions allowance allocation.

6.03 Demand Charges from Existing Off-System

Purchases

Demand .Charges from existing Off-System Purchases agreed to as of the effective date of this Agreement, shall remain the responsibility of the Party contracting for the purchase.

6.04 Demand Charges From New Off-System Purchases

Demand charges associated with new Off-System Purchases made to enable the Agent to reliably and

> Schedule 4 Page 10 of 33

economically meet the Parties' combined Load Requirements shall be assigned to the Parties based on the ratio of the demand component (the one hour integrated peak demand) of the Load Requirements of the Parties for the appropriate time period.

Demand charges associated with new Off-System Purchases made to enable the Agent to make new Off-System Sales or to supply existing Off-System Sales shall be deducted from the demand charge revenue collected from the Off-System Sales. The net amount shall be allocated to the Parties pursuant to Sections 6.05 and 6.06.

This section applies only to demand charges associated with new Off-System Purchases made for System Dispatch and not to purchases made by either Party for purposes of maintaining adequate planning reserve margin, which responsibility shall remain with each Party.

6.05 Demand Charges From Existing Off-System Sales

Demand charge revenues collected for existing Off-System Sales, as agreed to as of the effective date of this Agreement, shall remain with the Party contracting for the sale, except that this revenue may be reduced by any demand charges incurred to supply the Off-System Sales pursuant to Section 6.04.

6.06 <u>Demand Charges From New Off-System Sales</u>

Demand charge revenues collected for new Off-System Sales shall be reduced by any demand charges from Off-System Purchases, if any, dedicated to supply the sale,

pursuant to Section 6.04. On a monthly basis, the net amount of revenue shall be allocated to the Parties based on the projected monthly Surplus Reserve Ratio.

6.07 Assignment of Energy and Costs From System

Dispatch

The Agent shall use After-the-Fact Resource Allocation to assign the energy resources used by the Parties in coordinated operation to each Party and the Off-System Sales. The After-the-Fact Resource Allocation shall be applied consistent with the following principles:

a) Energy from the lowest Incremental Cost generation from each Party's own Generating Resources shall first be assigned to its own Load Requirements.

b) Energy available from Off-System Purchases made by one of the Parties, including existing Off-system Purchases, shall be assigned to the Party who contracted for the purchase, when it is economical. Any energy from Off-System Purchases made by one of the Parties, which the After-the-Fact Resource Allocation does not assign economically to either Party or to Off-System Sales, shall be assigned to the Party who contracted for the purchase. The cost of energy assigned shall be the actual cost of the energy component of the Off-System Purchase.

c) Energy from Generating Resources which are not economical to be operated per System Dispatch but are utilized due to operating constraints shall be allocated to the Party owning the generating unit(s), unless the other

Party's Load Requirements or operating conditions are clearly identified as the reason for the generation, in which case the energy is assigned to the other Party as a System Energy Transfer.

d) Energy from other Off-System Purchases will be assigned to the Parties based on the economics of the purchase. Where a new Off-System Purchase would be economic for both Parties' Load Requirements over the appropriate time period, or is not assigned economically to either Party or to Off-System Sales, the energy from the Off-System Purchase shall be shared between the Parties based on the ratio of the Load Requirements of the Parties. The cost of the energy assigned to each Party shall be the actual cost of the energy component of the Off-System Purchase.

e) Energy from one Party's Generating Resources utilized by the other Party to serve that Party's Load Requirements shall be called System Energy Transfer. Where After-the-Fact Resource Allocation identifies a System Energy Transfer as the source to supply one Party's Load Requirements, the determination of cost for the System Energy Transfer and reimbursement shall be made pursuant to Service Schedule A, System Energy Transfer.

f) Energy from Off-System Purchases may be assigned by the After-the-Fact Resource Allocation or designated by the Agent to be used to supply Off-System Sales. The actual cost of the Off-System Purchase shall be

deducted from the energy revenue collected from the Off-System Sale. The net amount shall be included in the calculation of the Off-System Sales Margin.

g) Energy from the Parties' Generating Resources which is not assigned to either Party's Load Requirements shall be assigned to Off-System Sales according to established priorities. The cost of the energy assigned to Off-System Sales shall be the Incremental Cost of the Generating Resources used to supply the sale. This cost shall be deducted from the energy revenue collected from the Off-System Sale. The net amount shall be included in the calculation of Off-System Sales Margin.

6.08 Distribution of the Off-System Sales Margin

The Off-System Sales Margin shall be distributed to the Parties pursuant to Service Schedule B, Distribution of Off-System Sales Margin.

ARTICLE VII

ASSIGNMENT OF TRANSMISSION SERVICE REVENUES

7.01 <u>Revenue from Existing Firm Transmission Service</u> <u>Agreements</u>

Revenue from existing firm transmission service agreements, agreed to as of the effective date of this Agreement, shall remain with the Party contracting for the service. Should an entity receiving service under an existing firm transmission service agreement subsequently take service under the Combined System's Network or Point-

> Schedule 4 Page 14 of 33

to-Point Transmission Service Tariffs, the revenue collected from that service shall be shared between the Parties pursuant to Section 7.03.

7.02 <u>Revenue from Existing Non-Firm Transmission</u>

Service Agreements

Revenue from existing non-firm transmission service agreements, agreed to as of the effective date of this Agreement, shall be shared between the Parties pursuant to Section 7.03.

7.03 <u>Revenue from the Combined System's Network and</u> Point-to-Point Transmission <u>Service Tariffs</u>

Revenue from the Combined System's Network and Point-to-Point Transmission Service Tariffs and any other applicable transmission service revenues shall first be assigned to the Parties to reimburse each Party for the . cost of any direct assignment facilities or distribution facilities included in the transmission service revenues. The transmission service revenues shall then be used to reimburse either or both of the Parties for any incremental expenses incurred to provide the transmission service, which may include, but shall not be limited to, costs of facility additions, modifications or improvements, uneconomic dispatch costs, losses, and system study costs. The revenue remaining shall be assigned to the Parties in proportion to each Party's Transmission Plant investment relative to the total Transmission Plant investment included in the rate calculation in the Tariffs.

> Schedule 4 Page 15 of 33

ARTICLE VIII

COMPOSITION AND DUTIES OF THE OPERATING COMMITTEE

8.01 Operating Committee

An Operating Committee shall be the administrative organization of this Agreement and shall consist of four persons, with two members designated by each Party.

8.02 Officers of the Operating Committee

The Operating Committee shall have the following officers with duties as designated:

a) <u>Chairman</u> - The Chairman shall issue calls for and shall preside at meetings of the Operating Committee. The Chairman shall have responsibility for the general coordination of the Operating Committee functions among the members.

b) <u>Vice Chairman</u> - The Vice Chairman shall perform the duties of the Chairman in the Chairman's absence or incapacity.

The Chairman and Vice Chairman shall be appointed from the members of the Operating Committee. The initial Chairman shall be from UE and the initial Vice-Chairman from CIPS, with the Parties alternating those positions thereafter. A new Chairman and Vice-Chairman shall be designated by the Parties at the first meeting held in each odd-numbered calendar year and shall take office immediately upon being appointed.

> Schedule 4 Page 16 of 33

8.03 Meeting Dates

The Operating Committee shall hold meetings at such times as is appropriate and at any time upon the request of a member of the Operating Committee, but at least once per calendar year. Minutes of each Operating Committee meeting shall be prepared and maintained.

8.04 Decisions

All decisions of the Operating Committee shall be by a majority vote of the members present or voting by proxy at the meeting at which the vote is taken.

8.05 Duties

The Operating Committee shall have the following duties, unless such duties are otherwise assigned by a vote of the Operating Committee to the Agent, in which case the Agent shall perform such duties:

a) Be responsible for the day-to-day administration of this Agreement and the development of any amendments thereto.

b) Review and recommend additional duties and responsibilities for the Agent and review and recommend changes to the procedures for System Dispatch and interchange coordination.

c) Monitor the adequacy of reserves for the Parties and the Combined System.

d) Provide coordination of maintenance schedules for major Generating Resources.

e) Provide coordination for other matters not

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Schedule 4 Page 17 of 33 specifically provided herein which the Parties agree are necessary to operate the Combined System economically.

8.06 Expenses of Committee

Each Party shall pay the expenses of its representatives on the Operating Committee.

ARTICLE IX

BILLING PROCEDURES

9.01 <u>Records</u>

The Agent shall maintain such records as may be necessary to determine the assignment of costs and benefits of coordinated operations pursuant to Article VI of this Agreement. Such records shall be made available to the Parties upon request.

9.02 Monthly Statements

As promptly as practicable after the end of each calendar month, the Agent shall prepare a statement setting forth the monthly summary of the costs and revenues allocated or assigned to the Parties in sufficient detail as may be needed for settlements under the provisions of this Agreement.

In months where both Parties have made System Energy Transfers, only the net cost of the System Energy Transfers need be reflected in the statement:

9.03 Billings and Payments

The Agent shall handle all billing between the Parties and other entities engaging in Off-System Purchases

> Schedule 4 Page 18 of 33

and Off-System Sales with the Parties. In addition to any demand charges or other charges due to one or both of the Parties from the other Party pursuant to agreements other than this Joint Dispatch Agreement, the Agent shall also net bill the Parties, by debiting the Parties as appropriate, and pursuant to Article VI, for:

a) Demand and energy charges for Off-System Purchases, and

b) the cost of System Energy Transfers where theParty was the recipient;

and crediting the Parties, as appropriate, and pursuant to Article VI and VII, for:

a) Demand revenues from Off-System Sales,

b) Off-System Sales Margin,

c) the cost of System Energy Transfers where the Party was the supplier,

d) the Incremental Cost of energy used to supply
 Off-System Sales where the Party's Generating Resources
 were used to supply Off-System Sales, and

e) Transmission service revenues;

and shall determine the billing and payment under the System Support Agreement.

All bills will be based on net amounts owed. Payment shall be by making remittance of the amount billed or by making appropriate accounting entries on the books of the Parties.

> Schedule 4 Page 19 of 33

9.04 <u>Taxes</u>

Should any federal, state, or local tax, in addition to such taxes as may now exist, be levied upon the electric power, energy, or service to be provided in connection with this Agreement, or upon the provider of service as measured by the power, energy, or service, or the revenue therefrom, such additional tax shall be included in the net billing as described in Section 9.03.

ARTICLE X

FORCE MAJEURE .

In case either Party should be delayed in or prevented from performing or carrying out any of the agreements, covenants, or obligations made by or imposed upon the Parties by this Agreement, either in whole or in part, by reason of or through strike, work stoppage of labor, failure of contractors or suppliers of materials (including fuel), failure of equipment, environmental restrictions, riot, fire, flood, ice, invasion, civil war, commotion, insurrection, military or usurped power, order of any Court granted in any bona fide adverse legal proceedings or action, or of any civil or military authority either de facto or de jure, explosion, Act of God or the public enemies, or any cause reasonably beyond its control and not attributable to its neglect; then, and in such case or cases, such Party shall not be liable to the other Party for or on account of any loss, damage, injury, or expense

resulting from or arising out of such delay or prevention; provided, however, that the Party suffering such delay or prevention shall use due diligence to attempt to remove the cause or causes thereof; and provided, further, that neither Party shall be required by the foregoing provisions to add to, modify, or upgrade any facilities, or to settle a strike or labor dispute except when, according to its own best judgment, such action seems advisable.

ARTICLE XI

INDUSTRY STANDARDS

The Parties agree to conform to all applicable NERC and regional reliability council principles, guides, criteria, and standards and industry standard practices and conventions of reliable system operations.

ARTICLE XII

GENERAL

12.01 No Third Party Beneficiaries

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This Agreement is not intended to and shall not create rights of any character whatsoever in favor of any person, corporation, association, entity or power supplier, other than the Parties, and the obligations herein assumed by the Parties are solely for the use and benefit of said Parties. Nothing herein contained shall be construed as permitting or vesting, or attempting to permit or vest, in any person, corporation, association, entity or power

> Schedule 4 Page 21 of 33

supplier, other than the Parties, any rights hereunder or in any of the electric facilities owned by said Parties or the use thereof except as may otherwise be specified herein.

12.02 Waivers

Any waiver at any time by either Party of its right with respect to a default under this Agreement, or with respect to any other matter arising in connection with this Agreement, shall not be deemed a waiver with respect to any subsequent default or matter. Any delay, short of the statutory period of limitation, in asserting or enforcing any right under this Agreement, shall not be deemed a waiver of such right.

12.03 Successors and Assigns

This Agreement shall inure to the benefit of and be binding upon the Parties only, and their respective successors and assigns, and shall not be assignable by either Party without the written consent of the other Party except to a successor in the operation of its properties by reason of a merger, consolidation, sale or foreclosure where substantially all such properties are acquired by or merged with such a successor.

12.04 Liability and Indemnification

Subject to any applicable state or federal law which may specifically restrict limitations on liability, each Party shall release, indemnify, and hold harmless the other Party, its directors, officers, and employees from

> Schedule 4 Page 22 of 33

and against any and all liability for loss, damage, or expense alleged to arise from, or incidental to, injury to persons and/or damage to property in connection with its facilities or the production or transmission of electric energy by or through such facilities, or related to performance or nonperformance of this Agreement, including any negligence arising hereunder. In no event shall either Party be liable to the other Party for any indirect, special, incidental, or consequential damages with respect to any claim arising out of this Agreement.

12.05 Governing Law

The validity, interpretation and performance of this Agreement and each of its provisions shall be governed by the applicable laws of the State of Missouri.

12.06 Section Headings

The descriptive headings of the Articles and sections of this Agreement are used for convenience only, and shall not modify or restrict any of the terms and provisions thereof.

12.07 <u>Notice</u>

Any notice or demand for performance required or permitted under any of the provisions of this Agreement shall be deemed to have been given on the date such notice, in writing, is deposited in the U.S. mail, postage prepaid, certified or registered mail, addressed to:

> Schedule 4 Page 23 of 33

UNION ELECTRIC COMPANY Vice President - Corporate Planning P. O. Box 149, MC 1400 St. Louis, Missouri 63166

or to:

: J

CENTRAL ILLINOIS PUBLIC SERVICE COMPANY Vice President - Power Generation 607 East Adams Street Springfield, Illinois 62739

as the case may be; or in such other form or to such other address as either Party shall stipulate.

ARTICLE XIII

REGULATORY APPROVAL

13.01 Regulatory Authorization

This Agreement shall be subject to the approval of the regulatory agencies having jurisdiction. In the event that this Agreement is not accepted in its entirety by all such agencies, either Party may terminate this Agreement immediately.

13.02 Changes

It is contemplated by the Parties that it may be appropriate from time to time to change, amend, modify or supplement this Agreement or the Schedules which are attached to this Agreement to reflect changes in operating practices or costs of operations or for other reasons. This Agreement may be changed, amended, modified or supplemented by an instrument in writing executed by the Parties.

> Schedule 4 Page 24 of 33

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed and attested by their duly authorized officers on the day and year first above written.

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UNION ELECTRIC COMPANY

By SPI President

ATTEST:

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bters; Ass't Secretary

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CENTRAL ILLINOIS PUBLIC SERVICE COMPANY

By <u><u><u><u></u></u> UI <u>Morran</u></u> Vice Presider</u>

ATTEST:

Schedule 4 Page 25 of 33

SERVICE SCHEDULE A SYSTEM ENERGY TRANSFER

Under Joint Dispatch Agreement

between Union Electric Company and Central Illinois Public Service

<u>A1 - Duration</u> This Service Schedule A shall become effective and binding when the Joint Dispatch Agreement becomes effective, and shall continue in full force and effect throughout the duration of such Agreement. This Service Schedule A is a part of the Agreement and, as such, the use of terms in this Service Schedule A that are defined in the Agreement shall have the same respective meanings as set forth in the Agreement.

<u>A2</u> - <u>Applicability</u> In accordance with the terms of Articles V and VI of the Agreement, the Combined System's Generating Resources shall be centrally dispatched on an economic dispatch basis which may result in the transfer of electric energy from one Party's Generating Resources to the other Party to serve the other Party's Load Requirements, herein called "System Energy Transfers."

> Schedule 4 Page 26 of 33

A-1

<u>A3 - Compensation</u> Charges for System Energy Transfer shall be the Incremental Cost of the Generating Resources supplying the energy.

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UNION ELECTRIC COMPANY

By Vice President

CENTRAL ILLINOIS PUBLIC SERVICE COMPANY

By _____. Moorme resident

Schedule 4 Page 27 of 33

SERVICE SCHEDULE B

DISTRIBUTION OF OFF-SYSTEM SALES MARGIN

Under Joint Dispatch Agreement between Union Electric Company and Central Illinois Public Service Company

<u>B1 - Duration</u> This Service Schedule B shall become effective and binding when the Joint Dispatch Agreement becomes effective, and shall continue in full force and effect, throughout the duration of such Agreement. This Service Schedule B is a part of the Agreement and, as such, the use of terms in this Service Schedule B that are defined in the Agreement shall have the same respective meanings as set forth in the Agreement.

<u>B2</u> - Applicability In accordance with the terms of Articles V and VI of the Agreement, the Combined System shall be centrally dispatched on an economic dispatch basis and shall engage in economical Off-System Purchases and Off-System Sales as a single Control Area. The difference between the energy revenue collected from Off-System Sales and the costs of providing such sales, herein called Off-System Sales Margin, is to be distributed between the Parties. This Service Schedule defines the formula for distribution.

> Schedule 4 Page 28 of 33

B-1

<u>B3</u> - Distribution Formula The monthly distribution ratio for each Party for the Off-System Sales Margin shall be the Party's Net Output divided by the sum of the Parties' Net Output. The amount of Off-System Sales Margin distributed to each Party shall be the Party's monthly distribution ratio times the Off-System Sales Margin.

UNION ELECTRIC COMPANY

By

CENTRAL ILLINOIS PUBLIC SERVICE COMPANY

By <u>Juice President</u>

SERVICE SCHEDULE C RECOVERY OF INCREMENTAL COSTS RELATING TO EMISSIONS ALLOWANCES

Under Joint Dispatch Agreement between Union Electric Company and Central Illinois Public Service Company

<u>Cl</u> - <u>Duration</u> This Service Schedule C shall become effective and binding when the Joint Dispatch Agreement becomes effective, and shall continue in full force and effect throughout the duration of such Agreement. This Service Schedule C is a part of the Agreement and, as such, the use of terms in this Service Schedule C that are defined in the Agreement shall have the same respective. meanings as set forth in the Agreement.

<u>C2</u> - Applicability In accordance with the terms of Articles V and VI of the Agreement, the Combined System shall be centrally dispatched on an economic dispatch basis and shall engage in economical Off-System Purchases and Off-System Sales as a single Control Area. The cost of the energy from the Parties' Generating Resources to supply System Energy Transfer or Off-System Sales is the Incremental Cost of the energy which may include emissions allowance cost. This Service Schedule C defines the

> Schedule 4 Page 30 of 33

C-l

methodology for determining the emissions allowance cost.

C3 - Emissions Allowance Recovery Mechanism The emissions allowance cost used in the computation of Incremental Cost shall be the replacement cost of emissions allowances. The emissions allowance replacement cost will be the "Monthly Price Index" published by Cantor Fitzgerald Environmental Brokerage Service by the twenty-fifth day of the month prior to the month the transaction occurs. The Parties will use the Cantor Fitzgerald index unless one or both of the Parties is involved in the actual purchase or sale of allowances wherein it may choose at its option to use the price of its own transactions, such transactions to have a minimum allowance quantity of 1,000 allowances. Although the Parties have designated Cantor Fitzgerald as the index to be used in establishing emissions allowance cost, the Parties will continue to evaluate other market indicators. The Parties may in the future designate another index to serve as the incremental price indicator.

The allowance replacement cost, in S/SO_2 ton, will be used to calculate a Generating Unit's incremental SO_2 cost as described below. The incremental SO_2 cost of operating an affected unit will be calculated using three components—the allowance replacement cost, the unit's incremental heat rate and the SO_2 rate of the fuel used at the unit.

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C-2

$$EC = \frac{AC \times HR \times SR}{2 \times 10^6}$$

Where: EC = Total Incremental SO₂ Cost (\$/Mwh)
AC = Allowance Replacement Cost (\$/SO₂ Ton)
HR = Incremental Heat Rate (Btu/Kwh)
SR = SO₂ Rate for Fuel (Lbs of SO₂/MMbtu)

The incremental emissions cost (EC) will be used to dispatch generating units, make Off-System Purchase and Off-System Sales decisions, and price System Energy Transfers, pursuant to this Agreement. The Generating Unit used to compute the emissions allowance amount will be the same unit that is used to calculate the Incremental Cost.

Either Party will have the option to pay the allowance replacement cost or provide equivalent emissions allowances. Cash payment will be due in accordance with the terms and conditions of this Agreement. If a Party elects to provide emissions allowances, the equivalent emissions allowances will be calculated as follows:

Allowances Due = $\frac{\text{TEC}}{\text{AC}}$

Schedule 4 Page 32 of 33

C-3

Where: TEC = Total Monthly Emissions Allowance Replacement Cost (\$)

AC = Allowance Replacement Cost (\$/SO₂ Ton)

The Parties do not intend to round the number of allowances due to the nearest whole number. Any fractional emissions allowances will be settled on a cash basis. The allowances due must be the current year's vintage and be transferred to an account designated by each Party by December 31 of that year. Each Party will be reimbursed by the other for any additional costs incurred to replace emissions allowances plus any penalties assessed by the Environmental Protection Agency due to failure of one Party to transfer any required emissions allowances by December 31.

UNION ELECTRIC COMPANY

CENTRAL ILLINOIS PUBLIC SERVICE COMPANY

By JII Mine Pr

Schedule 4 Page 33 of 33

Direct Trading Partners

Union Electric Company

AP&L (Entergy)

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- Associated Electric Cooperative
- Central Illinois Public Service
- City of Columbia (MO)
- Interstate Power
- Mid American Energy
- Kansas City Power & Light
- Western Resources
- Missouri Public Service
- Northern States Power
- Public Service of Oklahoma (CSW)
- St. Joseph Light & Power
- Southwestern Power Administration

Central Illinois Public Service Co.

- Commonwealth Edison
- Public Service of Indiana
- Indiana Michigan Power (AEP)
- Northern Indiana Public Service
- Central Illinois Light
- Wabash Valley Power Association
- City Water Light & Power (Springfield, IL)
- Illinois Municipal Electric Agency
- Indiana Municipal Power Agency
- Soyland Electric Cooperative
- Southern Illinois Power Cooperative
- Union Electric Company

Common to Both Companies

- Electric Energy, Inc.
- IES Utilities
- Illinois Power
- Kentucky Utilities
- Tennessee Valley Authority

SYSTEM SUPPORT

AGREEMENT

BETWEEN

UNION ELECTRIC COMPANY

AND

CENTRAL ILLINOIS PUBLIC SERVICE COMPANY

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Schedule 6 Page 1 of 46

SYSTEM SUPPORT AGREEMENT

THIS SYSTEM SUPPORT AGREEMENT (hereinafter called "Agreement"), made and entered into this <u>18</u>th day of <u>December</u>, 1995, by and between UNION ELECTRIC COMPANY, a corporation organized and existing under the laws of the State of Missouri (hereinafter called UE) and CENTRAL ILLINOIS PUBLIC SERVICE COMPANY, a corporation organized and existing under the laws of the State of Illinois (hereinafter called CIPS), referred to collectively as "Parties" and singularly as "Party," both of whose common stock is wholly owned by Ameren Corporation, hereinafter called "Parent," a Missouri corporation.

WITNESSETH THAT:

WHEREAS, UE and CIPS are engaged in the business of generating, purchasing, transmitting, distributing and selling electric power and energy; and

WHEREAS, UE and CIPSCO Incorporated, parent of CIPS have entered into an Agreement and Plan of Merger, dated August 11, 1995 which, in part, provides for the transfer of UE's Illinois retail electric and gas properties to CIPS; and

WHEREAS, CIPS and UE, along with Illinois Power Company ("IP"), are parties to an Interconnection Agreement between CIPS, IP and UE ("Ill-Mo Pool Agreement") dated August 15, 1952, amended in its entirety on February 18,

> Schedule 6 Page 2 of 46

1972 and as amended thereafter; and

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WHEREAS, pursuant to the transfer of UE's Illinois retail properties to CIPS, UE agrees to sell and CIPS agrees to purchase certain quantities of capacity and energy at wholesale; and

WHEREAS, the Parties have entered into a Joint Dispatch Agreement in order to coordinate the operation of the combined system to achieve economies consistent with the provision of reliable electric service;

NOW, THEREFORE, UE and CIPS, in consideration of the mutual promises and covenants herein contained, do hereby agree as follows:

ARTICLE 1 TERM OF AGREEMENT

The effective date of this Agreement shall be the date when the merger between UE and CIPSCO Incorporated becomes effective, and shall continue in full force and effect for a minimum of thirty years.

ARTICLE 2 PURPOSE

The purpose of this Agreement is to set forth the contractual terms and conditions for the sale of capacity and energy by UE to CIPS related to the transfer of UE's Illinois retail electric properties to CIPS.

ARTICLE 3 UE'S OBLIGATIONS TO DELIVER POWER

3.1 <u>Contract Capacity and Energy</u>

UE shall make capacity and energy available to CIPS under this Agreement in the quantities set forth in Appendix 1 attached hereto, subject to the terms and conditions set forth herein. The contract capacity shall include amounts for both firm capacity and interruptible capacity.

3.2 <u>Capacity Planning</u>

UE agrees that it will provide capacity and reserves for and maintain facilities capable of delivering the firm capacity provided for in Appendix 1. In planning for reserves, UE shall treat the firm capacity obligation under this Agreement as if it were a part of its firm native load. UE shall not be obligated to plan for capacity or reserves for the interruptible capacity provided under this Agreement.

3.3 Delivery

Capacity and energy to be delivered under this Agreement shall be delivered at CIPS' points of connection with UE as defined in the Ill-Mo Pool Agreement, as modified to account for the transfer of UE's Illinois retail electric properties to CIPS. The primary points of delivery shall be the connections between UE and CIPS established pursuant to the transfer of UE's Illinois retail electric properties to CIPS.

> Schedule 6 Page 4 of 46

3.4 <u>Curtailment of Capacity and Energy</u>

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The delivery of any portion or all of the interruptible capacity and energy provided to CIPS under this Agreement may be curtailed at any time, subject to the following conditions: when it is anticipated that the combined UE and CIPS system annual peak will be established or whenever, in the judgment of the control area operator, which is specified in the Joint Dispatch Agreement, such power is required to a) maintain a firm power supply to non-interruptible customers; b) meet contractual obligations for the delivery of firm power to other utilities; c) maintain water elevation levels at UE's hydro plants consistent with the preservation of desired system reliability levels and applicable regulatory operating requirements; d) prevent jeopardizing the interconnected generation and transmission system.

Delivery of the firm capacity and energy provided to CIPS under this Agreement may be curtailed, but only in the event of and in proportion to the curtailment of UE's firm retail and firm wholesale load. CIPS shall receive as much advance notice as practicable from the control area operator in the event that curtailment of firm capacity and energy becomes probable.

ARTICLE 4 ENERGY DISPATCH

4.1 Hourly Profile

In order to account for the delivery of the

Schedule 6 Page 5 of 46

contract capacity and energy under this Agreement as provided in Section 3.1 and set forth in Appendix 1, the Parties agree to develop an hourly profile of megawatthours to be delivered in each hour of the day. Such profile will be used for each day of a given calendar month but shall be changed monthly. The sum of the hourly megawatthour amounts for all days in any calendar month shall equal the contract energy amounts for that month. In no event shall the maximum amount of megawatthours included in the hourly profile for any given hour exceed the sum of the contract firm capacity and the contract interruptible capacity.

4.2 Joint Dispatch

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Since under the Joint Dispatch Agreement executed by the Parties, the Parties will operate as a single control area, the hourly profiles developed pursuant to Section 4.1 shall be used to establish the Load Requirements used in the After-the-Fact Resource Allocation described in the Joint Dispatch Agreement.

ARTICLE 5 RATES FOR SERVICE

5.1 <u>Demand Charges</u>

The rate which CIPS shall pay to UE for capacity during the term of this Agreement shall be developed according to the formula included in Appendix 3, attached hereto. This formula shall be calculated annually (the "formula rate") and the formula rate shall be applied to the contract capacity values for the appropriate month

> Schedule 6 Page 6 of 46

as listed in Appendix 1 or as modified pursuant to Section 5.3, with the new rates and any new contract capacity value effective beginning in June of each year. The contract firm capacity shall be billed at the formula rate. The contract interruptible capacity shall be billed at one-half of the formula rate.

Included in the formula rate in Appendix 3 is a component for return on common equity. The Parties agree to fix the return on common equity in the formula rate at 12.26% for the initial five years following the effective date of this Agreement. Thereafter, this rate may be renegotiated by the Parties pursuant to Section 10.2 if either of the two following conditions occurs: (1) the first mortgage bonds of Union Electric Company are rated BBB+ or lower by Standard & Poor's; or (2) the yield on Moody's A-rated Utility Bond Index is less than 6.75% or greater than 9.75%.

5.2 <u>Energy Charges</u>

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The rate which CIPS shall pay to UE for energy during the term of this Agreement shall be developed according to the formula included in Appendix 4, attached hereto. This formula shall be calculated annually (the "formula energy rate") and the formula energy rate shall be applied to the contract energy values for the appropriate month as listed in Appendix 1 or as modified pursuant to Section 5.3, with the new rates and any new contract energy values effective beginning in June of each year. The

> Schedule 6 Page 7 of 46

Parties agree to perform an annual reconciliation of the actual costs for the previous year and to adjust the formula energy rate to reflect the difference in actual versus billed costs for the previous year in the formula energy rate for the coming year.

5.3 <u>Billing Units</u>

As described in Sections 5.1 and 5.2, the billing units to be applied to the formula rate and the formula energy rate are the contract capacity and energy values set forth in Appendix 1. There will be no metered billing units for purposes of this Agreement.

In the event that UE retires any one or more of the generating units listed in Appendix 2, the contract capacity (firm and interruptible) values and contract energy values set forth in Appendix 1 shall be adjusted downward by an amount proportional to the reduction in net summer capability, calculated by the ratio of the net summer capability of the retired unit(s) to the total net summer capability listed in Appendix 2. Adjustments to contract capacity values shall be rounded to the nearest whole megawatt. Adjustments to contract energy values shall be rounded to the nearest million of kilowatt-hours.

ARTICLE 6 BILLING

All billing for service rendered by UE to CIPS under this Agreement shall be made pursuant to Article IX of the Joint Dispatch Agreement. All provisions included in

Article IX of the Joint Dispatch Agreement shall apply in full force and effect to this Agreement. In the event that the Joint Dispatch Agreement is terminated, or amended in a manner that substantively affects Article IX, while this Agreement is still in effect, the Parties agree to make reasonable provisions for timely billing and payment for service under this Agreement.

ARTICLE 7 FORCE MAJEURE

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In case either Party should be delayed in or prevented from performing or carrying out any of the agreements, covenants, or obligations made by or imposed upon the Parties by this Agreement, either in whole or in part, by reason of or through strike, work stoppage of labor, failure of contractors or suppliers of materials (including fuel), failure of equipment, environmental restrictions, riot, fire, flood, ice, invasion, civil war, commotion, insurrection, military or usurped power, order of any Court granted in any bona fide adverse legal proceedings or action, or of any civil or military authority either de facto or de jure, explosion, Act of God or the public enemies, or any cause reasonably beyond its control and not attributable to its neglect; then, and in such case or cases, such Party shall not be liable to the other Party for or on account of any loss, damage, injury, or expense resulting from or arising out of such delay or prevention; provided, however, that the Party suffering such delay or

> Schedule 6 Page 9 of 46

prevention shall use due and, in its judgment, practicable diligence to attempt to remove the cause or causes thereof; and provided, further, that neither Party shall be required by the foregoing provisions to add to, modify, or upgrade any facilities, or to settle a strike or labor dispute except when, according to its own best judgment, such action seems advisable.

ARTICLE 8 INDUSTRY STANDARDS

The Parties agree to conform to all applicable NERC and regional reliability council principles, guides, criteria, and standards and industry standard practices and conventions of reliable system operations.

ARTICLE 9 GENERAL

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9.1 <u>No Third Party Beneficiaries</u>

This Agreement is not intended to and shall not create rights of any character whatsoever in favor of any person, corporation, association, entity or power supplier, other than the Parties, and the obligations herein assumed by the Parties are solely for the use and benefit of said Parties. Nothing herein contained shall be construed as permitting or vesting, or attempting to permit or vest, in any person, corporation, association, entity or power supplier, other than the Parties, any rights hereunder or in any of the electric facilities owned by said Parties or the use thereof except as may otherwise be

specified herein.

9.2 <u>Waivers</u>

Any waiver at any time by either Party of its right with respect to a default under this Agreement, or with respect to any other matter arising in connection with this Agreement, shall not be deemed a waiver with respect to any subsequent default or matter. Any delay, short of the statutory period of limitation, in asserting or enforcing any right under this Agreement, shall not be deemed a waiver of such right.

9.3 <u>Successors and Assigns</u>

This Agreement shall inure to the benefit of and be binding upon the Parties only, and their respective successors and assigns, and shall not be assignable by either Party without the written consent of the other Party except to a successor in the operation of its properties by reason of a merger, consolidation, sale or foreclosure where substantially all such properties are acquired by or merged with such a successor.

9.4 Liability and Indemnification

Subject to any applicable state or federal law which may specifically restrict limitations on liability, each Party shall release, indemnify, and hold harmless the other Party, its directors, officers, and employees from and against any and all liability for loss, damage, or expense alleged to arise from, or incidental to, injury to persons and/or damage to property in connection

with its facilities or the production or transmission of electric energy by or through such facilities, or related to performance or nonperformance of this Agreement, including any negligence arising hereunder. In no event shall either Party be liable to the other Party for any indirect, special, incidental, or consequential damages with respect to any claim arising out of this Agreement.

9.5 <u>Governing Law</u>

The validity, interpretation and performance of this Agreement and each of its provisions shall be governed by the applicable laws of the State of Missouri.

9.6 <u>Section Headings</u>

The descriptive headings of the Articles and sections of this Agreement are used for convenience only, and shall not modify or restrict any of the terms and provisions thereof.

9.7 <u>Notice</u>

Any notice or demand for performance required or permitted under any of the provisions of this Agreement shall be deemed to have been given on the date such notice, in writing, is deposited in the U.S. mail, postage prepaid, certified or registered mail, addressed to:

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UNION ELECTRIC COMPANY Vice President - Corporate Planning P. O. Box 149, MC 1400 St. Louis, Missouri 63166

or to:

CENTRAL ILLINOIS PUBLIC SERVICE COMPANY Vice President - Power Generation 607 East Adams Street Springfield, Illinois 62739

as the case may be; or in such other form or to such other address as either Party shall stipulate.

ARTICLE 10 REGULATORY APPROVAL

10.1 <u>Regulatory Authorization</u>

This Agreement shall be subject to the approval of the regulatory agencies having jurisdiction. In the event that this Agreement is not accepted in its entirety by all such agencies, the Parties agree to make such modifications as may be necessary to receive such acceptance, while preserving the purpose set forth in Article 2.

10.2 <u>Changes</u>

It is contemplated by the Parties that it may be appropriate from time to time to change, amend, modify or supplement this Agreement or the Appendices which are attached to this Agreement to reflect changes in

> Schedule 6 Page 13 of 46

operating practices, costs, or for other reasons. Such changes may include, but are not limited to, reductions in the contract capacity and energy to reflect significant loss of load in the Illinois retail electric territory transferred to CIPS or changes in the formula rates for demand and energy, as circumstances may warrant, in order to avoid the creation of an undue economic burden on either Party. This Agreement may be changed, amended, modified or supplemented by an instrument in writing executed by the Parties.

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IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed and attested by their duly authorized officers on the day and year first above written.

UNION ELECTRIC COMPANY

By Vice President

ATTEST:

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bitus, ANSecretar

CENTRAL ILLINOIS PUBLIC SERVICE COMPANY

By

Vice President

ATTEST:

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APPENDIX 1

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CONTRACT CAPACITY AND ENERGY

	Contract Firm Capacity (MW)	Contract Interruptible Capacity (MW)	Contract Energy (Millions of kWh)
January	400	85	300
February	400	85	300
March	350	25	300
April	350	85	280
May	350	85	280
June	450	70	320
July	500	70	320
August	500	70	320
September	450	70	320
October	350	85	280
November	350	85	280
December	400	85	300

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Appendix 2

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	ERATING CAPABILI on Electric Company	
		Net Summer Capability
Callaway	Nuclear	1125
Canton Diesels (5 units)	Internal Combustion	4
Fairgrounds Comb. Turbine	Combustion Turbine	55
Howard Bend Comb, Turbine	Jet Engine	43
Keokuk (15 units)	Hydro	119
Kirksville Comb. Turbine	Combustion Turbine	13
Labadie 1	Steam	559
Labadie 2	Steam	559
Labadie 3	Steam	559
Labadie 4	Steam	559
Meramec 1	Steam	131
Meramec 2	Steam	131
Meramec 3	Steam	280
Meramec 4	Steam	338
Meramec Comb. Turbine	Combustion Turbine	55
Mexico Comb. Turbine	Combustion Turbine	55
Moberly Comb. Turbine	Combustion Turbine	55
Moreau Comb. Turbine	Combustion Turbine	55
Osage (8 units)	Hydro	212
Portable Diesel	Internal Combustion	1
Rush Island 1	Steam	581
Rush Island 2	Steam	581
Sioux 1	Steam	463
Sioux 2	Steam	463
Taum Sauk (2 units)	Pumped Storage	350
Venice (6 units)	Steam	429
Venice Comb. Turbine	Combustion Turbine	25
Viaduct Comb. Turbine	Combustion Turbine	25
TOTAL		7825

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APPENDIX 3 FORMULA RATE FOR DEMAND RELATED CHARGES (PAGE CITES REFER TO FERC FORM 1 DATA)

PRODUCTION

A. Total Power Production Expense (p. 321.80b) B. Purchased Power Energy Expense (p. 327B.14k) Energy Related O & M Steam

Fuel (p.320.5b) Steam Expenses (p.320.6b) Maintenance Supervision & Engineering (p.320.15b) Maintenance of Boiler Plant (p. 320.17b) Maintenance of Electric Plant (p.320.18b)

Nuclear

Fuel (p320.25b)

Maintenance Supervision & Engineering (p.320.35b) Maintenance of Reactor Plant Equipment (p. 320.37b) Maintenance of Electric Plant (p. 320.38b)

Hydraulic

Maintenance of Electric Plant (p.321.56b)

Other

Fuel (p. 321.63b)

C. Total Energy Related O & M (Sum)

D. Sales For Resale Energy Revenue (p311C.12i)

E. Sales For Resale Demand Revenue (p311C.12h)

F. Total Production Plant Investment (p. 207.42g)

PRODUCTION O & M - FCR =

<u>-5-C+D-E</u>

TRANSMISSION

A. Total Transmission Expenses (p. 321,100b)

B. Transmission By Others (p. 321.88b)

C. Total Transmission Plant Investment (p. 207.53g)

TRANSMISSION O & M - FCR =

<u>A-B</u> C

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OTHER TAXES EXPENSE

X. Other Taxes (Electric Only) (p.115,13e less [p.263,25i,.26i,.27i,.28i,.41i and 263A.53i,.54i, & .55i])

Y. Electric Plant in Service (p. 207,88g)

OTHER TAXES - FCR =

X Y

A & G EXPENSE

A. Production Wages Expense (p.354,18b)

- B. Transmission Wages Expense (p. 354, 195)
- C. A & G Wages Expense (p. 354.24b)

D. Total Wages Expense (p. 354.25b)

- E. Total A & G Related O & M (p. 323,168b)
- P. Total Production Plant Investment (p. 207.42g)
- T. Total Transmission Plant Investment (p. 207.53g)

PRODUCTION A & G - FCR =

TRANSMISSION A & G - FCR = B/

B/(D-C) * E/T

AJ(D-C) * E/P

DEPRECIATION EXPENSE

DEp = Production Depreciation Expense = (Sum of p. 336.2b-336.6b less Total Nuclear Decommissioning Expense) DEt = Transmission Depreciation Expense (p.336.7b) DEg - General Plant Depreciation Expense(p336.9b) P = Total Production Plant Investment (p. 207.42g) T = Total Transmission Plant Investment (p. 207.53g) G - Total General Plant Investment (p207.83g)

Production Depreciation

SLDp =



n(depreciable years)=

(1+ROR) - 1

SLDp

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Transmission Depreciation

SLDi =

<u>DEt</u> T

n(depreciable years)=

TRANSMISSION DEPRECIATION - FCR =

(1+ROR) - 1

General Plant Depreciation

SLDg = <u>DEg</u> G n(depreciable years) = <u>1</u> SLDg General Plant Depreciation - FCR = SEDg = RDR

Where:

RATE OF RETURN

Component @ vear end for historical period

	Ratio	Cost Rate	Weighted Cost
Long Term Debt	A	AR	ATAR
Preferred Stock	В	BR	B*BR
Common Stock	С	CR	C*CR
Totals:	100.00%	1	

ROR = Sum of Weighted Cost

RATE OF RETURN ADJUSTED TO GROSS PLANT

PRODUCTION

- A. Total Production Plant Investment (p. 207.42g)
- B. Accum. Prov. for Depr. (Sum of p.219.18c 22c)
- C. Net Production Plant (A-B)

PRODUCTION ROR(A) =

<u>C</u> • ROR A TRANSMISSION

- A. Total Transmission Plant Investment (p. 207.53g)
- E. Accum, Prov. for Depr. (p.219.23c)
- C. Net Transmission Plant (A-B)

TRANSMISSION ROR(A)=

C * ROR

GENERAL

- A. Total General Plant Investment (p. 207.63g)
- B. Accum. Prov. for Depr. (p.219.25c)
- C. Net General Plant (A-B)

GENERAL ROR(A) =

C * ROR

COMPOSITE INCOME TAX EXPENSE

CIT - FCR = (.385)/(1-.385)*(ROR(A)+SFD-SLD)*(1-Wid. LTD/ROR(A))

PRODUCTION CIT - FCR = > TRANSMISSION CIT - FCR = > (as per formula) General Plant CIT - FCR = >

GENERAL PLANT

- A. Production Wages Expense (p.354.18b))
- B. Transmission Wages Expense (p 354.19b)
- C. A & G Wages Expense (p354.24b)
- D. Total Wages Expense (p 354.25b)
- E. Total General Plant Investment (p207,83g)
- P. Total Production Plant Investment (p.207.42d)
- T. Total Transmission Plant Investment (p 207.53g)

PRODUCTION PLANT GENERAL PLANT FACTOR

G. A/(D-C)

- H. General Plant (DEPR + CIT+ Other Taxes+ROR(A))
- 1. Total General Plant Investment (p207.83g)
- J. General Plant Revenue Requirement (H*I)
- K. Production Related General Plant (G*J)

PRODUCTION GENERAL PLANT FACTOR - FCR = K/P

TRANSMISSION PLANT GENERAL PLANT FACTOR

V. B/(D-C)

- J. General Plant Revenue Requirement (H*1)
- M. Transmission Related General Plant(V * J)

TRANSMISSION GENERAL PLANT FACTOR - FCR = M / T

CASH WORKING CAPITAL

- A. Total Production Expense (p 321.80b.)
- E. Total Transmission Expense (p 321,100b)
- C. Total Electric O & M Expenses (p 323.169b)
- D. Total Prepayments (p 110.46d)
- P. Total Production Plant Investment (p207.42g)
- T. Total Transmission Plant Investment (p 207.53g)

PRODUCTION PLANT CASH WORKING CAPITAL - FCR =

_________*(ROR-((Wtd.LTD)*.385))/(1-.385) C*P

TRANSMISSION PLANT CASH WORKING CAPITAL - FCR =

<u>B*D</u> *(ROR-((Wid.LTD)*.385))/(1-.385) C*T

MATERIALS AND SUPPLIES

PRODUCTION

- A. Fuel Stock (p.227.1b & 1c [avg.])
- B. Materials & Supplies (p227.7b &7c [avg.])
- C. Total Production Plant Investment (p.207.42g)

PRODUCTION MATERIALS & SUPPLIES - FCR ≈

(A+B) *(ROR-((Wtd.LTD)*.385))/(1-.385)

TRANSMISSION

A. Materials & Supplies (p227.8b & 8c [avg.])

B. Total Transmission Plant Investment (p.207.53g)

TRANSMISSION MATERIALS & SUPPLIES - FCR =

A *(ROR-((Wtd.LTD)*.385))/(1-.385)

ACCUMULATED DEFERRED INCOME TAXES

- A. Electric Plant in Service(p207,88g)
- B. Account 190(p234.8c)
- C. Account 282(p275.2k)

D. COSS Factor =

Ratio of ADIT remaining after deductions for certain ADIT deducted from Rate Base and treated as non-operating income divided by (C - B)

E. Production Factor = Proportion of ADIT related to Production

PRODUCTION [ADIT] =

F. Transmission Factor = Proportion of ADIT related to Transmission

TRANSMISSION [ADIT] =

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FIXED CHARGE RATE CALCULATION

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		PRODUCTION	TRANSMISSION	
(1) Operation & Maintenance Expense	>			
(2) Other Taxes	>			
(3) Administrative & General Expense	>			
(4) Return - ROR(A)	>			
(5) SFD Depreciation	>	(as calculated pe	r previous pages)	
(6) Composite Income Tax	>			
(7) General Plant	>		•	
(8) Cash Working Capital	>			
(9) Material and Supplies	>			
(10) [ADIT] *((4) + (6) above)	>			
FIXED CHARGE RATE		Sum of (1) throu	រgh (10)	
PR	ODUCTION			
A. INVESTMENT TOTAL PRODUCTIO	ON PLANT	(p. 207.42g)		
B. ANNUAL REVENUE REQUIREMEN	NT =	FCR * A		
C. DEMAND UNITS (in kW) =(Averag less (.5 * the averag	-	29(d) through 40(d)) nthly UE system coincident inte	erruptible demands)	
PRODUCTION DEMAND RATE (per k	W - year) ⁼	<u>в</u> С		
TRA	NSMISSIO	<u>N</u>		
A INVESTMENT TOTAL TRANSMISS	SION PLAN	T (p. 207.53g)		
B. ANNUAL REVENUE REQUIREMEN	vt =	FCR * A		
C. TRANSMISSION DEMAND LOSS FACTOR = (1-TRANSMISSION DEMAND LOSS MULTIPLIER)				
D. ADJUSTED ANNUAL REVENUE REQUIREMENT= B/C				
E. DEMAND UNITS (in KW) =(Averag less (.5 * the averag		29(d) through 40(d)) nthly UE system coincident int	erruptible demands)	

TRANSMISSION DEMAND RATE (per kW -year) =

Dlш

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Schedule 6 Page 23 of 46

CALCULATION OF SEASONAL PRODUCTION AND TRANSMISSION DEMAND RATES

A. ANNUAL PRODUCTION AND TRANSMISSION DEMAND RATE ; Sum of Demand Rates calculated above

B. SEASONAL RATES:

WINTER RATE (January through May and October through December) = WR SUMMER RATE (June through September) = 1.7 • WR

C. SEASONAL RATE CALCULATION (Demand data from Appendix 1)

WR * (Sum of the Firm Winter Demands + .5 * Sum of the Interruptible Winter Demands) + 1.7 * WR * (Sum of the Firm Summer Demands + .5 * Sum of the Interruptible Summer Demands) = A * (Average of the Firm Demands + .5 * Average of the Interruptible Demands)

WINTER RATE (per kW- month) = SUMMER RATE (per kW- month) = as calculated above 1.7 * Winter Rate

NUCLEAR DECOMMISSIONING EXPENSE

(Initally set at \$425,000. Thereafter, to be updated every third year consistent with the following formula, beginning in the year 2000.)

A. ANNUAL REVENUE REQUIREMENT:

1

(based on study defining the amount necessary for appropriate funding) B. DEMAND UNITS (in kW) = (Sum of the Firm Demands

+ .5 * the Sum of the Interruptible Demands from Appendix 1)

NUCLEAR DECOMMISSIONING CHARGE <u>A</u> (per kW - month) B

(To be added to each monthly Demand Rate as calculated above)

CALCULATION OF THE MONTHLY FORMULA DEMAND RATE

The monthly formula demand rate is the sum of the appropriate Seasonal Demand Rate plus the Nuclear Decommissioning Charge. The monthly demand charge is the sum of the monthly formula demand rate times the Firm Demand plus .5 times the monthly formula demand rate times the Interruptible Demand. (All demand data from Appendix 1.)

APPENDIX 4

44

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FORMULA RATE

FOR ENERGY RELATED CHARGES

	FERC FORM 1 Reference (Page , Line)
Energy-Related O&M	
Steam Power	
Fuel Steam Expenses Maintenance Supervision & Engineering Maintenance of Boiler Plant Maintenance of Electric Plant	P.320.55 P.320.65 P.320.155 P.320.175 P.320.185
Nuclear	
Fuel Maintenance Supervision & Engineering Maintenance of Reactor Plant Equipment Maintenance of Electric Plant	P.320.25b P.320.35b P.320.37b P.320.38b
Hydraulic	
Maintenance of Electric Plant	P.321.56b
Other	
Fuel	P.321.63b
TOTAL (A)	Sum
Purchased Power Energy Expense (B)	P.327B.14k
Sales For Resale Energy Revenue (C)	P.311C.12i
Sales (MWh)	
Ultimate Consumer Sales for Resale	P.401.22b P.401.23b
Total Sales (D)	Sum
Energy Rate (in \$ per MWh) = 2	<u>в + Б - С</u> D

WORKPAPERS

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Schedule 6 Page 26 of 46

UNION ELECTRIC COMPANY FORMULA RATE (PAGE CITES REFER TO 1994 FERC FORM 1 DATA)

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Production

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Production		
A Total Power Production Expense (p. 321.80b)		\$718,594,
B. Purchased Power Energy Expense (p. 327B.14k)		\$125,238,:
C. Energy Related O & M		
Steam		
Fuel (p. 320.5b)	\$286,188,076	
Steam Expenses (p. 320.6b)	\$9,123,511	
Maintenance Supervision & Engineering (p. 320.15b)	\$6,958,786	
Maintenance of Boiler Plant (p. 320.17b)	\$52,207,154	
Maintenance of Electric Plant (p. 320.18b)	\$19,362,782	
Nuclear		
Fuel (p. 320,25b)	\$52,351,999	
Maintenance Supervision & Engineering (p. 320.35b)	\$3,990,021	
Maintenance of Reactor Plant Equipment (p. 320.37b)	\$7,123,022	
Maintenance of Electric Plant (p. 320,38b)	\$4,223,108	
Hydraulic	•	
Maintenance of Electric Plant (p. 321,56b)	\$722,347	
Other		
Fuel (p. 321.63b)	<u>\$1,293,755</u>	
C. Total Energy Related O & M (Sum)	\$443,544,561	\$443,544,5
D. Sales For Resale Energy Revenue (p. 311C.12i)	\$139,134,079	
E. Sales For Resale Demand Revenue (p. 311c.12h)	\$28,667,691	
F. Total Production Plant Investment (p. 207.42g)	\$4,481,416,118	

PRODUCTION O & M - FCR =

A-B-C+D-E	
-	

TRA	NS	MIS	SSI	DN -

A Total Transmission Expenses (p. 321,100b)	\$10,915,79
B. Transmission By Others (p. 321,88b)	\$573,842
C. Total Transmission Plant Investment (p. 207.53g)	\$411,307,026

TRANSMISSION O & M - FCR

<u>А-В</u> С

0.05

OTHER TAXES EXPENSE

Χ.	Other Taxes	(Electric Only) (p.	115.13e less	p. 263.25i, 26i, 27i, 28i, 41i and 263A 53i, 54i	. & .55i])
----	-------------	---------------------	--------------	--	------------

Y. Electric Plant in Service (p. 207.88g)

\$109,405,7 \$7,582,658,9

0.009

0.0029

OTHER TAXES - FCR X Y D.01

A & G EXPENSE

 A. Production Wages Expense (p. 354.18b) B. Transmission Wages Expense (p. 354.19b) C. A & G Wages Expense (p. 354.24b) D. Total Wages Expense (p. 354.25b) E. Total A & G Related O & M (p. 323.168b) P. Total Production Plant Investment (p. 207.42g) T. Total Transmission Plant Investment (p. 207.53g) 		\$127,266,85 \$4,154,81 \$35,881,85 \$243,885,47 \$186,025,82 \$4,481,416,11 \$411,307,02
PRODUCTION A & G - FCR =	A/(D-C) · E/P	0.02ť

TRANSMISSION A & G - FCR = B/(D-C) * E/T

DEPRECIATION EXPENSE

DEp = Production Depreciation Expense (Sum of p. 336.2b-336.6b less Total Nuclear Decommissioning Expense)	\$118,004,548
DEt = Transmission Depreciation Expense (p. 336.7b)	\$6,959,222
DEg = General Plant Depreciation Expense(p 336.9b)	\$8,741,654
P = Total Production Plant Investment (p. 207,42g)	\$4,481,416,118
T = Totel Transmission Plant Investment (p. 207.53g)	\$411,307,025
G = Total General Plant Investment (p. 207.83g)	\$413,924,993

Production Depreciation

SLDp =	DEp P	2.63%
n(depreciable years) =	1 SLDp	38.0

PRODUCTION DEPRECIATION - FCR =

SFDp =		
	<u> </u>	
	(1+ROR) - 1	

Transmission Depreciation

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SLDt =	DEt
	T
: .(depreciable years) =	1
	SLDt

TRANSMISSION DEPRECIATION - FCR =

SFDt =	ROR
	(1+ROR) - 1

General Plant Depreciation

SLDg =	DEp G
n(depreciable years) =	1 SLDg
GENERAL PLANT DEPREC	ROR
	n (1+ROR) - 1

Where:

Ì

RATE OF RETURN

Component @ vear end for historical period

	·).	Ratio	Cost Rate	Weighted Cost
<u>,</u> *	Component @ 12/31/94	A	B	A • B
	Long Term Debt	41.25%	7.15%	2.95%
	Freferred Stock	5.17%	6.14%	0.32%
	Common Stock	53.57%	12.26%	6.57%
	Totals:	100.00%	•••	ROR = Sum of Weighted Cost

RATE OF RETURN ADJUSTED TO GROSS PLANT

PRODUCTION A. Total Proc		stment (p. 207.42g)	\$4,481,416,118	
B. Accum. P	Prov. for Depr. (p.	219.18c - 22c)	\$1,500,575,170	
C. Net Prodi	uction Plant (A-B)	\$2,980,840,948	
PRODUCTION	ROR(A) =	C • ROR A		

3

1.69%

0.0004

59.1

2.11%

47.4

0.0012

9.84%

0.0654

	TRANSMISSION		\$411,307,026		
	A. Total Transmission Plant Inves	imeni (p. 207.059)	34 (1,301,020		
	B. Accum. Prov. for Depr. (p.219	9.23c)	\$150,435,600		
	C. Net Transmission Plant (A-B)		\$260,870,426		
	TRANSMISSION ROR(A) =	<u>C</u> • ROR A			0.052
	GENERAL A. Total General Plant Investmen LESS	t (p. 207.83g)	\$413,924,993		
	B. Accum. Prov. for Depr. (p.21)	9.25c)	\$85,780,582		
	C. Net General Plant (A-B)		\$328,144,411		
	GENERAL ROR(A) =	<u>C</u> • ROR A			0.078(
	COMPOSITE INCOME TAX EXPENS	E			
	CIT - FCR = (.385)/(1385)*(ROR(A)-	SFD-SLD)"(1-Wid. Long] Term Debt/ROR(A))		
	Production C. I. T FCR Transmission C. I. T FCR General Plant C. I. T FCR <u>GENERAL PLANT</u> A. Production Wages Expense (p. 35 E. Transmission Wages Expense (p. 35	. 354.195)	\$127,266,853 \$4,154,814		0.0144 0.0153 0.0228
	 C. A & G Wages Expense (p. 354.24 D. Total Wages Expense (p. 354.251 E. Total General Plant Investment (p. Total Production Plant Investment T. Total Transmission Plant Investment PRODUCTION PLANT GENERAL PL 	b) 5. 207.83g) I (p. 207.42g) ent (p. 207.53g)	\$35,881,896 \$243,885,471 \$413,924,993 \$4,481,416,118 \$411,307,026		
	I. Total General Pla	PR + CIT+ Other Taxes - Int Investment (p. 207.83 enue Requirement (H.* I. General Plant (G.* J.)	lg)	0.6118 0.1162 \$413,924,993 \$45,081,361 \$29,418,550	
	PRODUCTION GENERAL PLANT FA	CTOR - FCR =	KP		0.0056
	TRANSMISSION PLANT GENERAL F	LANT FACTOR			
		enue Requirement (H.*I.) ed General Plant(V. * J.)		0.0200 \$48,081,361 \$950,412	
	TRANSMISSION GENERAL PLANT	FACTOR - FCR =	мл		0.0023
•	··· ·				
			4		-1- (

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,	CASH WORKING CAPITAL			
	A Total Production Expense (p. 321,805.)		\$718,594,440	
	€. Total Transmission Expense (p. 321,100b)		\$10,915,790	
	P. Total Electric O & M Expenses (p. 323.169b)		\$1,053,228,214	
	J. Total Prepayments (p. 110.46d)		\$11,758,128	
	P. Total Production Plant Investment (p. 207.42g)		\$4,481,416,118	•
	 Total Transmission Plant Investment (p. 207.53g) 		\$411,307,026	
	PRODUCTION PLANT CASH WORKING CAPITAL - FCR =			
	A*D (ROR-((Wtd.LTD)*.385))/(1385)			
	C"P			0.0003
	TRANSMISSION PLANT CASH WORKING CAPITAL - FCR =			
	<u>B*D</u> (ROR-{(Wid.LTD)*.385))/(1385) C*T			0.00004
	C*1			
	MATERIALS AND SUPPLIES		•	
	PRODUCTION			
		5 (4 007 042		
	A. Fuel Stock (p. 227.16 & 1c [avg.]) B. Materials & Supplier (p. 227.76 & Zallows))	\$44,087,213		
	B. Materials & Supplies (p. 227.7b & .7c [avg.])	\$39,371,387		
	C. Total Production Plant Investment (p. 207.42g)	\$4,481,416,118		
	Production Materials & Supplies - FCR =			
	rioduction materials & oupplies - I CR -			0.0006
	(A+R) (POR-((\\/\d TD): 385))/(1 385)			0.0026
	<u>(A+B)</u> (ROR-((Wtd.LTD) [*] .385))/(1385)			
,	, * U			
Į	TRANSMISSION			
	A. Materials & Supplies (p227.8b & 8c [avg.])	\$382.212		
	B. Total Transmission Plant Investment (p.207.53g)	\$411,307,026		
	(1			
	Transmission Materials & Supplies - FCR =			0.0001
				0.000
	A (ROR-((Wtd.LTD)*.385))/(1385)			
	B A A A A A A A A A A A A A A A A A A A			
	Accumulated Deferred Income Taxes			
	A. Electric Plant in Service(p. 207.88g)	\$7,582,668,954		
	B. Account 190(p. 234.8c)	\$154,393,000		
	C. Account 282(p. 275.2k)	\$1,503,967,362		
		01,000,001,002		
	D. COSS Factor = Ratio of ADIT remaining after deductions	for certain ADIT that is	0,6350	
	deducted from Rate Base and treate	d as non-operating income	0.0000	
	divided by (C - B)	· · · · · · · · · · · · · · · · · ·		
	E. Production Factor = Proportion of ADIT related to Produc	tion	0.7600	
	Production [ADIT] = B-C * D*E			-0,0859
	A			
				•
	F. Transmission Factor = Proportion of ADIT related to Trans	smission	0.02	
			-	
	Transmission [ADIT] B-C • D • F			-0,0023
	;			

FIXED CHARGE RATE CALCULATION

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	TINED CHARD	E RATE CALCULATION		
· · · ·	÷	•	PRODUCTION	TRANSMISSION
) (1) Operation & Maintenance Expense	>		0.0581	0.0251
(2) Other Taxes	>		0.0144	0.0144
(3) Administrative & General Expense	>		0.D254	0.0090
(4) Return - ROR(A)	>		0.0654	0.0624
(5) SFD Depreciation	> (as calcul	ated per previous pages)	0.0029	0.0004
(6) Composite Income Tax	>		D.0144	D.0151
(7) General Plant	· >		0.0066	0.0023
(8) Cash Working Capital	>		0.0003	0.0000
(9) Material and Supplies	>		0.0026	0.0001
(10) [ADIT] *((4) + (6) zbove)	>		-0.0059	-0.0002
FIXED CHARGE RATE (Sum of (1) thr	ough (10))		0.1832	0.1288
	PR	ODUCTION		
A INVESTMENT TOTAL PRODUCTION PL	ANT (p. 207.42g)	\$4,481,416,118		
승은. ANNUAL REVENUE REQUIREMENT = 1	CR * A		\$621,050,649	
C. DEMAND UNITS (in kW)=((Average of p less (.5 * the :		(d) / UE system coincident inte	5,471,574 rruptible demands))	
PRODUCTION DEMAND RATE (per kW -)	year) =	<u>Б</u> С		\$150,06
	TRA	NSMISSION		
A INVESTMENT TOTAL TRANSMISSION	PLANT (p. 207.53g)	\$411,307,026		
E. ANNUAL REVENUE REQUIREMENT = I	CR · A		\$52,992,623	
C. TRANSMISSION DEMAND LOSS FACT	OR = (1 - TRAI	NSMISSION DEMAND LOS	S FACTOR [.0194])
D. ADJUSTED ANNUAL REVENUE REQUI	REMENT = B / C		\$54,041,018	
E. DEMAND UNITS (in kW)=((Average of p	.401.29(d) through 40	(d)	5,471,574	
	-	UE system coincident inte	rruptible demands)	
TRANSMISSION DEMAND RATE (per kW	- year) =	D E		\$9,88

CALCULATION OF SEASONAL PRODUCTION AND TRANSMISSION DEMAND RATES

•	on study defining the amount necessar TS (in kW) =(Sum of the Firm Deman	· · · · ·	
	consistent with the	0000. Thereafter, to be updated every e following formula, beginning in the ye \$425,000	-
	ILLINOIS NUC	CLEAR DECOMMISSIONING EXPEN	<u>ISE</u>
	· · · · · · · · · · · · · · · · · · ·	as calculated above as calculated above	
+ 1.7 WR*(S	e Firm Winter Demands + .5 * Sum of th Sum of the Firm Summer Demands + D. of the Firm Demands + .5 * Average of	5 * Sum of the Interruptible Summer E	Demands)
C. SEASONALI	RATE CALCULATION (Demand data fr	om Appendix 1)	
E. SEASONAL F	RATES: WINTER RATE (January through May SUMMER RATE (June through Septer		2
	DOUTION AND TRANSMISSION DEM	AND RATE : Sum of Demand Rates (calculated above

CALCULATION OF THE MONTHLY FORMULA DEMAND RATE The monthly formula demand rate is the sum of the appropriate Seasonal Demand Rate plus the Nuclear Decommissioning Charge. The monthly demand charge is the sum of the monthly formula demand rate times the Firm Demand plus .5 times the monthly formula demand rate times the Interruptible Demand. (All demand data from Appendix 1.)

> Schedule 6 Page 33 of 46

APPENDIX 4 FORMULA RATE FOR ENERGY RELATED CHARGES (PAGE CITES REFER TO FERC FORM 1 DATA)

Energy-Related O & M

1

Steam Power

Fuel (P. 320.5b) Steam Expenses (P. 320.6b) Maintenance Supervision & Engineering (P. 320.15b) Maintenance of Boiler Plant (P. 320.17b) Maintenance of Electric Plant (P. 320.18b)	\$286,188,076 \$9,123,511 \$6,958,786 \$52,207,154 \$19,362,782
Nuclear	
Fuel (P. 320.25b) Maintenance Supervísion	\$52,351,999
& Engineering (P. 320.35b) Maintenance of Reactor Plant	\$3,990,021
Equipment (P. 320.37b)	\$7,123,022
Maintenance of Electric Plant (P.320.38b)	\$4,223,108
Hydraulic	
Maintenance of Electric Plant (P. 321.56b)	\$722,347
Other	
Fuel (P. 321.63b)	\$1,293,755
(A) LATOT	\$443,544,561
Purchase Power Energy Expense (B) (P. 327B.14k)	\$125,238,545
Sales For Resale Energy Revenue (C) (P. 311C.12i)	\$139,134,079
Sales (MWh)	
Ultimate Consumer (P. 401.22b) Sales for Resale (P. 401.23b)	30,351,915 1,623,374
Total Sales (D)	31,975,289
Energy Rate (in \$ per MWh) <u>A + B - C</u> D =	\$13.44

Schedule 6 Page 34 of 46

COST OF CAPITAL SUMMARY 31-Dec-94

Type of Capital	SAmount	Proportion of Total	Cost of Each Type	Cost
Long Term Debt (incl NF Lease)	1,749,398,634	41.26%	7.153%	2.950%
Preferred Stock	219,173,100	5.17%	5.141%	0.320%
Common Stock	2.271.318.764	53.57%		
TOTAL	4,239,890,698	100.00%		·

1

Name of Responsen:					
	(1) X An Original (2) A Resubmission	(Mc.Da.Y	•		
Union Electric Company		Dec. 31,1994			
COMPARATI	VE EALANCE SHEET (ASSET	S AND OTHER	DEEITS)(Contin	ued)	
ine [Rel.	Balance at	Balance at	
NO.	Title of Account	Paçe No.	Beginning of Year	End of Year	
<u> </u>	(3)	(c) i	(c)	(C)	
53 DEF	ERRED DEBITS				
54 Unamonized Debt Expenses (181)	ļ	\$11,882,257	\$12,047,329	
55 Extraordinary Property Losses		230	0	(
56 Unrecovered Plant and Regula	atory Study Costs (182.2)	230	1.028.890	•	
57 Other Regulatory Assets (162	3)	232	785,259,250	754,637,529	
58 Prelim. Survey and Investigati	on Charges (Electric) (183)		0		
59 Prelim. Sur. and Invest. Charg	es (Gas) (183.1, 183.2)		0		
60 Clearing Accounts (184)	· · · · ·		1,957,287	2,119,41	
61 Temporary Facilities (185)			70,670	65,14	
62 Miscellaneous Deferred Debit:	5 (186)	233	4,256.877	2,306,29	
63 Det. Losses from Disposition of	of Utility Pit. (187)		0		
64 Research, Devel, and Demons	itration Expend. (188)	352-353	0	(
65 Unamonized Loss on Reacoui	red Debt (189)		41,566,765	37,284,293	
66 Accumulated Deferred Income	Taxes (190)	234	147,974,000	156,256,000	
67 Unrecovered Purchased Gas (Costs (191)		- 0	-	
68 TOTAL Deferred Debits (Enter	Total of lines 54 thru 67)	1	994,017,596	964,617,20	
69 TOTAL Assets and Other Debi	ts (Enter Total of Lines 10, 11, 12,				
22, 52, and 68)			\$6.743.544.284	\$6.780.957.494	
	-#		· <u>·····</u> ·····		
-					
	•		,		
			•		

FERC FORM NO 1 (REVISED 12-93)

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	<u></u>	- "				
;		all heson it:	Date of R		Year of Report	1
		1) X An Original	(MC.DI.Y	ſ	Dec. 22.3557	
					1Dec. 31,1994	
		IVE BALANCE SHEET (LIAE				
iLine Na	4		Rel.	Balance al	Ealance at End of Year	
Nc.	j		(D)	Beginning of Year	(C)	
	t	a)	<u> </u>	(C)	i incontra de la contra de la c	
1		RY CAPTIAL				
2	Common Stock Issued (201)		250-251	\$510.E34.120	\$510,834,120 219,173,100	
3	Preferred Stock Issued (204)		1	219,199,100	218,173,100	
4	Capital Stock Subscribed (202, 205) Stock Liability for Conversion (203, 206	8	25Z 252		0	
	Premium on Capital Stock (207)	0)	252	712.546.956	712,5-6,956	
7	Other Paid-In Capital (205-213)		253	5,122,017	5,122,017	
	Installments Received on Capital Stoct	k (232)	252	0	0	
9	(Less) Discount on Capital Stock (213)	• •	254	0	0	-
10	(Less) Capital Stock Expense (214)	•	254	0	0	
17	Retained Earnings (215, 215, 1, 216)		118-119	980.021.643	1,046,546,621	
12	Unappropriated Undistributed Subsidia	ary Earnings (216.1)	118-119	(2,141,306)	(5,780,561)	
13	(Less) Reaccuired Capital Stock (217)	•	250-251	214.950	214.950	
14	TOTAL Proprietary Capital (Enter Tota	l of lines 2 thru 13)	ľ	1 2.425.367.580	1 2.485.227.303	
15	LONG-TERM	A DEST	1			
16	Bonds (221)		256-257	1,307,000,000	1,407,000.000	
17	(Less) Reacquired Bonds (222)	· .	256-257	0	٥	
18	Advances from Associated Companies	(223)	255-257	0	0	
19	Other Long-Term Dept (224)	•	256-257	401,585.000	376,585,000	
20	Unamortized Premium on Long-Term			75.834	45,162	310,134,26
	(Less) Unamonized Discount on Long-			10,574,047	10,179,425	
22	TOTAL Long-Term Dept (Enter Total o	l lines 16 thru 21)	1	1.695.086.787	1,773,450,736	
1 23	OTHER NONCURRE	ENT LIABILITIES	1			
324	Obligations Under Capital Leases - No	phourrent (227)		6E.567.710	£8.037,951	Sec.
25	Accumulated Provision for Property In:		1) C	0	[Calculation
25	Accumulated Provision for Injuries and		1	E.445.223	13,066,184	Geter
27	Accumulated Provision for Pensions ar		1	0	0	Monensi
25	Accumulated Miscellaneous Operating			21,853.000	19,108,668	- the second
	Accumulated Provision for Rate Refun		<u>!</u>	<u> </u>	10	
	ITOTAL Other Noncurrent Liabilities (E		<u> </u>	1 98.898.933	120.214.803	
31	CURRENT AND ACC	RUED LIABILITIES				
	Notes Payable (231)	·		✓ 59,600,000	0	
	Accounts Payable (232)		{ ·	168,400,353	74,104,525	2
	Notes Payable to Associated Companie		1	0	0	
	Accounts Payable to Associated Comp	anies (234)		0	0	
	Customer Deposits (235)			:2.052.366	12,241,499	
	Taxes Accrued (236) Interest Accrued (237)		252-253	42.724.535	53,434,662	
	Dividence Declared (238)		1	41.252.323	55,909,213	
	Matured Long-Term Debt (239)] .	3.301,438	3.301.028	
	Matures Interest (240)		}	0	0	
	Tax Collections Payaple (241)		1	4,054,930	0 4,213,389	
•	Miscellaneous Current and Accrued Li	abilities (242)	(110,180,163	54,551,192	
	Coligations Under Capital Leases-Cor		1	30.535.250		See
	TOTAL Current and Accrued Liabilines			1 5472,145,388		Valouto tit
	FERC FORM NO 1 (ED. 12-29)	Page 112	·			C. H
	. 2.10 (0.10) (0.0) (0.0, 72-63)	rage i i Z				Cart of
					/	Cast of Mong Sheet
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	CALCULATION O HISTORICAL CAPITAL ST	11	
	31-Dec-94		
(Calculation of Amount of Long Term Debt (F&S	S Page A13)	
r	Non-Current Long Term Debt	\$1,833,622,951	٠
F	Plus: Current Maturities	68,317,622	
	Less: Non-Current Nuclear Lease Capitalized	88,037,951	
	Less: Current Nuclear Lease Capitalized	30,317,622	
F	Plus: Unamortized Nuclear Fuel in Core	30,195,372	
	Long Term Debt	\$1,813,781,372	
L	Less: Face Amount of Issue Less Withdrawls;		
	(\$44,000,000 5.45% 2028 Issue)	4,816,051	
	Total Long Term Debt	1,808,955,321	
1	ess: Unamortized Premium and Discount	(10,134,264)	
	_ess: Unamortized Debt Issuance Expense	(12,047,326)	
	Less: Unamortized Losses on Reacquired Debt	(37,384,897)	
-	TOTAL LONG TERM DEBT OUTSTANDING	a a construction de la construction	41.2
C	Calculation of Amount of Preferred Stock	<u>\$1,749,398,834</u>	
F	= Calculation of Amount of Preferred Stock Preferred Stock Not Subject to	\$218,497,100	
F እ F	= Calculation of Amount of Preferred Stock Preferred Stock Not Subject to Mandatory Redemption Preferred Stock Subject to Mandatory	<u></u>	
F እ	= Calculation of Amount of Preferred Stock Preferred Stock Not Subject to Mandatory Redemption	\$218,497,100	
F N F	= Calculation of Amount of Preferred Stock Preferred Stock Not Subject to Mandatory Redemption Preferred Stock Subject to Mandatory Redemption	\$218,497,100 \$676,000	
	= Calculation of Amount of Preferred Stock Preferred Stock Not Subject to Mandatory Redemption Preferred Stock Subject to Mandatory Redemption TOTAL PREFERRED STOCK	\$218,497,100 \$676,000	
	= Calculation of Amount of Preferred Stock Preferred Stock Not Subject to Mandatory Redemption Preferred Stock Subject to Mandatory Redemption TOTAL PREFERRED STOCK = Calculation of Amount of Common Equity	\$218,497,100 \$676,000 \$219,173,100	
	= Calculation of Amount of Preferred Stock Preferred Stock Not Subject to Mandatory Redemption Preferred Stock Subject to Mandatory Redemption TOTAL PREFERRED STOCK = Calculation of Amount of Common Equity Consolidated Common Equity Less: Unappropriated undistributed	\$218,497,100 \$676,000 \$219,173,100 \$2,269,054,203	
	Calculation of Amount of Preferred Stock Preferred Stock Not Subject to Mandatory Redemption Preferred Stock Subject to Mandatory Redemption TOTAL PREFERRED STOCK Calculation of Amount of Common Equity Consolidated Common Equity Less: Unappropriated undistributed Subsidiary Eamings	\$218,497,100 \$676,000 \$219,173,100 \$2,269,054,203 (\$5,780,561)	5.1
	= Calculation of Amount of Preferred Stock Preferred Stock Not Subject to Mandatory Redemption Preferred Stock Subject to Mandatory Redemption TOTAL PREFERRED STOCK Calculation of Amount of Common Equity Consolidated Common Equity Less: Unappropriated undistributed Subsidiary Eamings Less: Acquisition Cost of Subsidiaries	\$218,497,100 \$676,000 \$219,173,100 \$2,269,054,203 (\$5,780,561) \$3.516,000	5.1

UNION ELECTRIC COMPANY COST OF LONG TERM DEBT

AS OF 31-Dec-94

	DESCRIPTIO			31-Dec-94	ANNUALIZED	
COUPON RATE	DATE	DATE ISSUED	PRINCIPAL	DUTSTANDING PRINCIPAL	COST TO COMPANY	EMBEDDE COST
<u></u>		<u></u>				
FIRST MORTG	AGE BONDS			_		
4,500%	01-Apr-95	01-Apr-65	\$35,000,000	\$35,000,000	\$1,575,000	
4.750%	01-Jun-95	01-Jun-65	3,000,000	3,000,000	142,500	
5.625%	01-Mar-95	01-Mar-66	5,000,000	5,000,000	281,250	
5.500%	01-May-95	01-May-65	30,000,000	30,000,000	1,650,000	
5.500%	01-Mar-57	01-Mar-67	40,000,000	40,000,000	2,200,000	
5,625%	01-Apr-97	01-Apr-67	5,000,000	5,000,000	281,250	
6,750%	15-Oct-99	15-0ct-92	100,000,000	100,000,000	6,750,000	
8,330%	15-Dec-2002	16-Dec-91	75,000,000	75,000,000	m ε.247.500	
7.650%	15-Jul-2003	01-Jan-92	100,000,000	100,000,000	0 . 7,650,000	
6.875%	01-Aug-2004	01-Feb-S3	125,000,000	185,000,000		
7,375%	15-Dec-2004	15-Dec-92	25,000,000	25,000,000	α 6.268,750	
6 750%	01-May-2008	07-May-93	148,000,000	148,000,000	Q 9,990,000	
7,400%	01-May-2008	01-May-90	50,000,000	60,000,000	Q 9,590,000 → 4,440,000	
£,750%	01-Dec-2021	01-Dec-91	125,000,000	125,000,000	10,937,500	
6,250%	15-0d-2021	15-0g-92		104,000,000		
	-		104,000,000		8,580,000	
×000,3	15-Dec-2022	15-Dec-92	25,000,000	25,000,000	6,800,000	
7.150%	01-Aug-2023	01-Aug-53	75,000,000	75,000,000	5,362,500	
7,000%	15-Jan-2024	15-Jan-94	100,000,000	100,000,000	7,000,000	
5,450%	01-Oct-2028	15-0ci-53	44,000,000	39,183,949	2,135,525 e 3 3 5,543,366 5,543,366	
POLLUTION CO	ONTROL BONDS	5		~	<u>ย</u> ี 	
4.248%	01-Jun-2014	01-Jun-84	\$160,000,000	\$160,000,000)	
4.382%	01-Jun-2015	01-Jun-85	125,500,000	126,500,000	5,5<3,368	
4.200%	01-Dec-2020	01-Dec-91	42,585,000	42,585,000	> Xer 1,782,570	
5.180%	01-Dec-2022	01-Dec-52	47,500,000	47,500,000	A 1,782,570 A 2,460,500	
COMPETITIVE .	ADVANCE & REV			-		
VARIABLE	06-Nov-95		0	0	٥	
	PAPER BACKUP					
VARIABLE	15-Aug-96	01-Aug-89	D	٥	0	
NUCLEAR FUE	<u>L LEASE</u>					
6,007%	24-Feb-2031		30,195,372	30,195,372	1,813,898	
					1	
	ZED PREMIUM & D			(10,134,264)		
	ZED DEBT ISSUAN			(12,047,325)		
LESS: UNAMORTI	ZED LOSSES ON R	EACQUIRED DEB	т:	(37,384,897)	ł	
			-			
	ORTIZED DEBT DIS				553,764	
	ORTIZED DEBT ISS				770,975	
ADD: ANNUAL AM	ORTIZED LOSSES	ON REACQUIRED	DEBT EXPENSE:		4.181.858	
TOTAL:	All Long Term Debt	, including Nuclea	r Fuel Lease)	\$1,749,398,834	\$125,126,844	7,15
TOTAL: 1	All Long Term Debt			\$1,719,202,462	\$123,312,946	7.17

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Functionalization of Accumulated Deferred Income Taxes

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Deferred <u>Taxes</u>	<u>Total</u>	Electric	Production	Ratio
190	49	48	24	0,5
282	(915)	(902)	(677)	0.75
		(854)	(653)	0.76
-		<u>Electric</u>	Production	Transmission
282 Only		798	599	10.2
			34	0.5
		3	3	0.2
		44	28	0.5
,		6 7		1 <i>.</i> 5 1,6
		30		1.5
		888	664	16
		Ratio	0.75	0.02
COSS Facto	or	Electric	Total Electric	Ratio
190		48	154.4 (B)	
282		(905)	1504(C)	
		(857)(A)	A/(C-B)= <u>0.635</u>

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Schedule 6 Page 40 of 46

60212691225	20212921792	933162319663	926'925'8829		TT-DES 11009 TW101	
600'77('7	993178912	1521935122	4213981399		31415 14101	
 	 089'000			(20297)	1157 1564	
223	57211	101 101	002121	Evision	(1) 21-3241 THNENED	
	111 1 112 1		002192217			
	127 172	722'027	0051009		IV CLEV LICA IV(V) CC-SCAT NOTINETRISTS	
131 1 212 ¹ 21	567-76 562 ¹ 92	560 '272 560' 272	200 100 /////////////////////////////////			•
	892 VG 192'21			(43713)	4257 1804	
\$75'3		15L'551	ANL'LLT		(1) 11-4151 0018810881	
175122511	5'722'335		P7051959122	(4531 <i>5</i>)	1117 1324	
579 72	829*311	11210162	£003'959':	1423148	(1) 11-1141 8511031244	
			-		÷31412	e e e
			- •			
2012125105	977°76)'59	<u> 121 777 1911</u>	221-225-200		TARE FEELS	:
277 ⁴ 382			0031032198	(20527)	1457 ISB4	
185'71	104123	914 135		(20277)		
907182	23: 11:519		095,025,541		1) 2257 1594	
0231201	107 692		007 282 71		() 11-11-11-1 () 11-11-11-1 () 11-11-11-1	
				(122412)		
2271773					(1) 11-STAT NOTESTREVANT	•
	121,457,157		C001'919'999	1327123	In the set	
519102017	864'722'2			(district)	(1) 22-5241 NG110A0054	
797 969 G	_ GOL FIG L	CUL 13/ LL	2000 250 07	(42312)	ELERAT WALLANDER	
0	755'027'4	0	725 021 5	(105314)		
0	123 961 4	Ŷ	713 914 7	(1024191)	T742023 Y 21418-SICHITTI	
					117-282 INDODY	
	-				VEEDINA 1837	
(002122519)	(2'666'27%)	(43°450°289)	(000'091'8 9)		091 INU000A 14791	
(025'82)	(?05'0L)	(720'176)	(000 ¹ 020 ¹ 7)	(inter ien)	AD-NHETO "NOHINNE LIGT 1904	
(18*902)	(969*57)	(250'201)	(0001755)	(37891395)		
(202*902)	(712'928'7)	(195'205'51)	(000 373 17)	(20297)	ALTERNET FOR 4571 4467 1594	
(747'6)	(357'72)	(898'698)	(000'965) -	(33697)		
(625'5)	(272'6)	(608°203)	(0001223)-	(637(2)	ETVS NEISER SEARNS LIST ISCE	
(071'203)	(<i>L</i> 50 ¹ 992)	(282'875'3)	(000 529 01)-			
(251105)	(1321'531)	(617'237'1)	(000 ¹ 277 ¹ 2) -		140 873 - 10620E14 2267 1604	
		(2+9'200'2)	(000133312) -		LOSI 1611 TENIN' EMANY	
(45:*25)	(412'55)	(265 200 1)	(000/19:17) -		WERE TER EREFALL	
(2271097)	(715'017)		(0001652123)		1014 144 1504 111 1864	
EIGEE	HONIN	REFERS	73151	RELIE		
ATE ETHE			•			
•	54340644	13 31946138				
		\$4/12/21	GENE FREND DI			
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	-			213323E 1	38229273	
ACCOUNT 222 (CON	•	414 F 7 47 7 5 41	TETAL		11+30210	SALES FOR RESALE
ADDBURT TEELS		ALLACATION:	> €1,451,000	#1525221 \$1,236,517	11138218 +++4 A+T	
156525.120129	FRE-1578 (1) 1976-80	(F1XED) (F1XED)	- 1,430,000	1,422,475	\$110,013 122,739	170,420 78.555
	FSET 1980	(F1XED)	× 1,453,660	· · · · · · · · · · · · · · · · · · ·		70,035
	FUD1 115V	(7-221)			••••••••••••••••••••••••••••••••••••••	789808
TOTAL TRANSK	193108		4,544,000	3,952,918	342,143	219,621
DISTRIBUTION	PRE-1978 (1)	(DISTRIBUTION)	4,100,000	3,252,770	218,480	30,750
	1972-20	(FISTRIEDIEN)	5,420,000	5,093,174	286,176	40,450
	P031 1980	(Distribution)	28,951,000	27,205,254	1,532,613	217,233
10TAL DISTRI	BUT LOK		38,471,000	36,151,198	2,031,249	282,533
707AL ACCT. 28	2-13		43,015,000	40,134,014	2,373,432	507,834
ACCOUNT 202 (E	<u>ICL. 11 & 13)</u>	(2):				
EAPID ANDETI		(DIRECT)	8,042,000	Q	(I	8,042,000
UNFUNDED TAX	LIABILITY	(DIRECT)	787,000	<u>t</u> i	0	787,000
RESTERN APOL	EAR	(VARIABLE)	7,533,000	1,317,971	E23, 552	321,427
CALLANAY TRA	INIRE	(FIIED)	~ 222,000	194,393	28,717	10,700
PRODUCTION P	RE-1978 (1)	(FIXED)	- 2,513,000	2,202,544	129,229	121,127
F	987 1977	(FINED)	~ 27,503,000	24,105,379	2,070,975	1,325,645
TRAXEMISEION	PRE-197E (1)	(FIXED)	-155,000	171,794	14,758	P,443
	POST 1977	(FILED)	- 494,000	432,991	37,198	23,811
DISTRIBUTION	PRE-1978 (1)	(DISTRINUTION)	472,000	417,571	26,294	3,733
	2257 1977	(P1578150710#)	11,135,000	10,433,859	357,528	53,513
SENERAL PRE-	1978 (1)	(LAFER)	72,000	23,225	2,643	2,538
. F257	1977	(1430R)	4,585,000	4,032,648	353,224	142,12
TOTAL A/C 222	(EXCLUDING 11	£ 13)	43,881,000	43,724,144	4.217,535	10,538,599
TOTAL ACCOUNT 29	2		\$03,170,935	753,022,005	£7,941,189	44,143,751
ELIKINATION DF	F.E.R.C. PRE	-1978 ATTS. (1)	(2,754,289)	ţ.	<u>0</u>	12,754,290
ADJUSTED ACCOUNT	282			\$793,092,005	\$57,941,169	\$41,378,493

(2) EXCLUDES THOSE AMOUNTS RELATED TO LALLAWAY DISALLOHANCES.

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).		11	niniff Initi	11-11-54			
1.47 129 - 12PREDIATION: 1474 113 PRIERAL: 1470/1710# 1844/BENEBJON 1937/90130% EENERAL	Pre-1973 2 30.272 10.492 19.492 -0.452	1935-1973 1 95.000 9.119 23.642 0.801	6.402	70781 1597,225,200 10,217,700 120,705,300 25,215,384	1111K918 FRE-1177 \$2,255,300 425,200 \$96,100 (18,215)	PGST 1974 FRE-1978 \$43,959,800 5,105,900 14,382,800 522,700	P020 1977 1951,419,100 4,410,400 102,920,400 24,710,900
ITAL FEDERAL	100.001	109.001	106.002	755,341,594	4,040,394	42,971,000	851,707,200
CLOR 112 STATE: FRODUCTION TRANSHIESION DISTRIBUTION SENERAL	76.271 10.492 19.292 -0.452	89.221 9.117 22.642 6.632	F0.402 0.322 15.332 3.592	34,224,200 425,109 6,747,800 1,475,852	75,300 11,200 21,100 (448)	1,494,500 177,700 500,400 15,200	30,454,500 274,200 4,224,300 1,412,100
ITAL STATE	100.001	100.002	100.001	42,913,332	167,152	2,191,100	40,615,100
-: ACCOUNT 202 MINORS 111	£ 112			1792,274,935	\$4,170,535 T ,	\$55,122,100	\$728,942,300
		• • • • • •	•	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	•	
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	12 July 72 191122			
				<u>84910</u>
				AMORT, FERD
ADDOUKT 252 - ELCLUSING DEFRECHATION:	7.7.F	PRE-1978	F2E1 1977	DELLARAY (1)
MINGRO 101 & 100 REMOVAL CORTE	1228,660	131,000	\$102,000	Ð
KINSAF EGI THAN EYO INTEREST	30,224,000	1.515,000	55 (A.C	7,172,659
KINGRS 151 4, 152 EXPENSES	7.475,009	327,000		= <u>1_(v</u> .i)
NIKOND 151 # 150 FEMELOND	5,841,000	171,000	5,171,000	\$4,0 <u>90</u>
MINDER 171 & 172 PAYADLL TAXES	5,744,000	331,600	5.220,600	53,000
MINDRS 181 & 182 PROPERTY TAXES	3,335,000	201.000	2,599,060	525 600
MINURE 151 & 192 BALES & USE TAXES	1,573,606	112,600	1,372,636 222,690 727,600	54,656
NINDRE 201 & 202 CALLANAY TRAINING	222,666	0		<u></u>
NINORS 241 & 242 UNFUNDED TAX LIAPILITY	727,000	£	727,000	Ó
KINGRE 251 & 252 REPTERN MUCLEAR	7,833,000	ę	7,533,600	ų
767.E.	\$3,231,000	3,279,000	52,550,000	8,643,669
		PRE-1979	1575-50	F287 1986
MIRGRE 131 & 133 REPAIR ALLOWANCE	43,015,000	5,531,000	7.659.400	25,404,000
TETAL ACCOUNT 252 EXCLUDING DEPRECIATION	105,995,000			
TOTAL ACCOUNT 282 (EYCLUDINE DISALLOWANCES)	505,170,932	• .		
ACCOUNT 190:		P2E-1978	P951 1977	
KINDRE JOS & 302 VACATION PAY AND.	(7,749,000)		(7,749,000)	
🐘 🍧 KINGRS 311 & 312 EXCEES RESERVE PREMIUM	(1.145.000)	0	(1.145.000)	
KINDES 321 & 322 INT. INC. ON ENVIRON. BOND	(3,428,000)	0	(3,422,000)	
- Nor Kingas 301 & 302 Bistowny - W/H CREDITS	(1,5:3,000)	0	(1,113,600) (10,435,000)	
MINORE 341 1 342 DEFENSED CONFENSATION	(10, 137, 000)	¢	110,435,000)	
KINGRO 351 & 352 SALE DE SNUPPE DEPIGN	(123,008)	Ģ	(127,000-	
KINORE 411 & 412 FENELOW EXFEREN	(274,000)	9	(294,000)	
HINGES 761 & 762 FASB 106 LIABILITY	(21.847.000)	4	(1,117,000) (10,-37,000) (127,000) (294,000) (21,549,000) (21,549,000) (222,000)	
W 15 MINDRE 771 & 772 BALE OF EMMIPHION CREDITS		. <u> </u>	(322.665)	
NINORS 791 & 752 ENVIRONMENTAL ELEAN-UP	(1,070,000)	6	(1,170,000)	
190 TOTAL &CCOURT 190	(\$45,:42,000)	 50	(\$48,142,000)	

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(1) REFLECTS CORRECTED FALANCE FOR 32.5 YEAR AMORTIPATION VO. THREE (3) YEAR AMORTIPATION.

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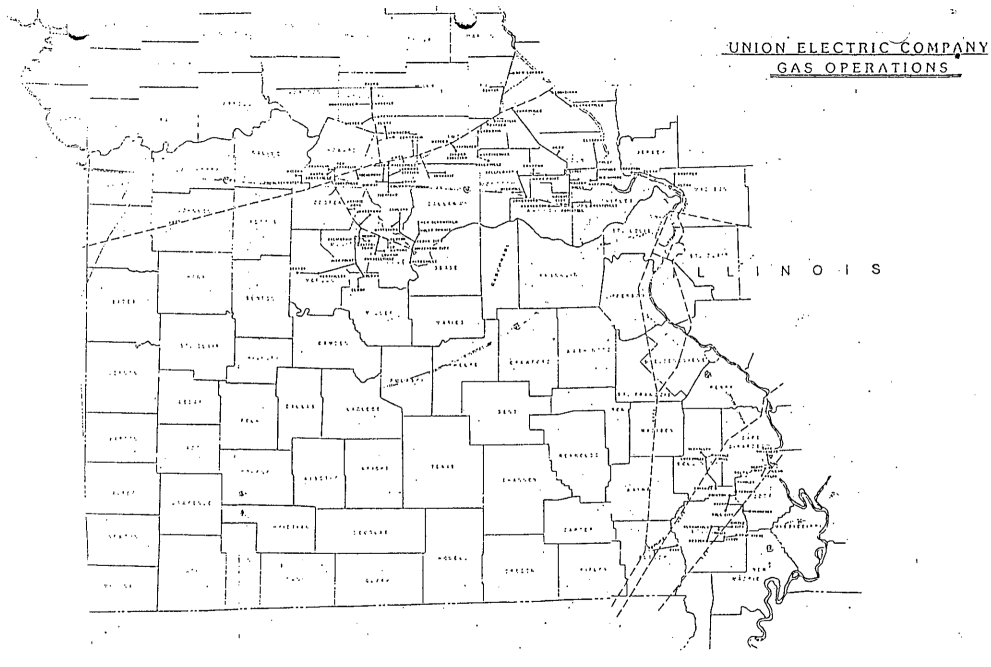
02/16/95

MONTHLY DEMAND AND ENERGY % LOSS MULTIPLIERS

TRANSMISSION H.V. DIST			DIST. PRIMARY DIST. SECONDARY				DARY	
MONTH	DEMAND	ENERGY	DEMAND	ENERGY	DEMAND	ENERGY	DEMAND	ENERGY
JAN.	1.93%	2.13%	1.47%	1.72%	2.86%	2.40%	3.55%	3.27%
FEB.	1.94	2.16	1.45	1.55	2.59	2.09	3,57	3.19
MAR.	2.01	2,18	1.29	1.49	2.25	2.00	3.73	3.43
APR.	2.04	2.20	1.23	1.45	2:19	1.96	3.84	3.83
МАҮ	1.97	2.19	1.37	1.49	2.41	2.03	3.53	3.89
JUN.	1.90	2.16	1.62	1.54	2.92	2.14	3,81	3.85
JUL.	1.89	2.12	1.69	1.80	3.04	2.56	3,56	3.32
AUG.	1,89	2.14	1.71	1.68	3,08	2.32	3.71	3.20
SEPT.	1.88	2.15	1.74	1.58	3.21	2.17	3.74	3.38
OCT.	2.03	2.19	1.24	1.48	2.13	2.01	3,70	3.74
NOV.	1,98	2.18	1.34	1.51	2,36	2.08	3,56	3.80
DEC.	1.94	2.13	1.47	1.70	2.63	2.39	3.47	3.33

ANNUAL DEMAND AND ENERGY % LOSS MULTIPLIERS

TRANSMISSION		H.V. DIST		DIST, PRIMARY		DIST. SECONDARY		
DEMAND	ENERGY	DEMAND	ENERGY	DEMAND	ENERGY	DEMAND		ENERGY
1.94%	2.16%	1.50%	1.58%	2.68%	2.17%	3.66%	3.46%	6



Schedule

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