BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Union Electric Company)	
d/b/a AmerenUE for Authority to File)	Case No. ER-2007-0002
Tariffs Increasing Rates for Electric)	
Service Provided to Customers in the)	
Company's Missouri Service Area.)	

NOTICE OF DEPOSITION AND SUBPOENA DUCES TECUM

TO: Parties of Record

Case No. ER-2007-0002

You and each of you are hereby notified that the undersigned counsel for Union Electric Company d/b/a AmerenUE will take the deposition of Shawn Lange on Thursday, January 11, 2007, at the offices of the Commission, 200 Madison Street, Jefferson City, Missouri, beginning at 8 a.m. The deposition will continue until completed or as otherwise agreed to by the parties.

Please take further notice that pursuant to the Missouri Rules of Civil Procedure, the deponent is hereby directed to bring to the deposition all documents described on **Exhibit A** attached hereto and incorporated herein by reference.

Steven R. Sullivan, #33102

Sr. Vice President, General Counsel and Secretary

Thomas M. Byrne, # 33340

Managing Assoc. General Counsel Ameren Services Company P.O. Box 66149 St. Louis, MO 63166-6149

(314) 554-2098

(314) 554-2514 (phone)

(314) 554-4014 (fax)

ssullivan@ameren.com

tbyrne@ameren.com

SMITH LEWIS, LLP

/s/James B. Lowery

James B. Lowery, #40503 Suite 200, City Centre Building 111 South Ninth Street P.O. Box 918 Columbia, MO 65205-0918 Phone (573) 443-3141 Facsimile (573) 442-6686 lowery@smithlewis.com

Attorneys for Union Electric Company d/b/a AmerenUE

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Notice of Deposition and Subpoena Duces Tecum was served via e-mail, to the following parties on the 2nd day of January, 2007.

Staff of the Commission
Office of the General Counsel
Missouri Public Service Commission
Governor Office Building
200 Madison Street, Suite 100
Jefferson City, MO 65101
gencounsel@psc.mo.gov

Office of the Public Counsel Governor Office Building 200 Madison Street, Suite 650 Jefferson City, MO 65101 opcservice@ded.mo.gov

Joseph P. Bindbeutel
Todd Iveson
Missouri Department of Natural Resources
8th Floor, Broadway Building
P.O. Box 899
Jefferson City, MO 65102
joe.bindbeutel@ago.mo.gov
todd.iveson@ago.mo.gov

Lisa C. Langeneckert Missouri Energy Group 911 Washington Ave., 7th Floor St. Louis, MO 63101 llangeneckert@stolarlaw.com

Stuart Conrad Noranda Aluminum, Inc. 3100 Broadway, Suite 1209 Kansas City, MO 64111 stucon@fcplaw.com

Douglas Micheel State of Missouri P.O. Box 899 Jefferson City, MO 65102 douglas.micheel@ago.mo.gov Paul A. Boudreau Russell Mitten Aquila Networks 312 East Capitol Ave. P.O. Box 456 Jefferson City, MO 65102 PaulB@brydonlaw.com Rmitten@brydonlaw.com

John B. Coffman Consumers Council of Missouri AARP 871 Tuxedo Blvd. St. Louis, MO 63119 john@johncoffman.net

Michael C. Pendergast
Rick Zucker
Laclede Gas Company
720 Olive Street, Suite 1520
St. Louis, MO 63101
mpendergast@lacledegas.com
rzucker@lacledegas.com

Rich Carver Missouri Association for Social Welfare 3225-A Emerald Lane P.O. Box 6670 Jefferson City, MO 65102-6670 carver@gptlaw.net

Diana M. Vuylsteke Missouri Industrial Energy Consumers 211 N. Broadway, Suite 3600 St. Louis, MO 65102 dmvuylsteke@bryancave.com H. Lyle Champagne MOKAN, CCAC 906 Olive, Suite 1110 St. Louis, MO 63101 lyell@champagneLaw.com

Koriambanya S. Carew The Commercial Group 2400 Pershing Road, Suite 500 Crown Center Kansas City, MO 64108 carew@bscr-law.com Rick D. Chamberlain The Commercial Group 6 NE 63rd Street, Ste. 400 Oklahoma City, OK 73105 rdc law@swbell.net

Matthew B. Uhrig
U.E. Joint Bargaining Committee
Lake Law Firm LLC
3401 W. Truman
Jefferson City, MO 65109
muhrig_lakelaw@earthlink.net

/s/James B. Lowery
James B. Lowery

Exhibit A

- 1. Copies of all testimony pre-filed by or on behalf of the deponent in this case.
- 2. Legible, printed copies of all workpapers prepared in the course of developing the deponent's testimony, and electronic versions of the same on a medium capable of reading by a Windows compatible computer, with formulas on any spreadsheets intact.
- 3. Copies of all correspondence, documents, reports, prior Commission rulings or cases, data request responses, periodic monthly reports, letters, calculations, plans, drawings and other information upon which the deponent relied in forming deponent's opinions set out in his or her testimony in the subject rate case.
 - 4. A listing of all depositions given by deponent within the last 10 years.
- 5. A listing of all testimony submitted to or given by deponent before a state public utility regulatory commission, the Federal Energy Regulatory Commission, or the National Energy Board of Canada, within the last 10 years.
 - 6. A copy of deponent's current curriculum vitae.