## BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

)

)

)

In Re: Union Electric Company's 2014 Utility Resource Filing Pursuant to 4 CSR 240-Chapter 22

Case No. EO-2015-0084

## <u>APPLICATION TO INTERVENE OF THE</u> MISSOURI JOINT MUNICIPAL ELECTRICAL UTILITY COMMISSION

COMES NOW, the Missouri Joint Municipal Electrical Utility Commission ("MJMEUC"), pursuant to Missouri Public Service Commission ("Commission") rule 4 CSR 240-2.075, and files its Application to Intervene in the referenced case. In support thereof, MJMEUC states as follows:

1. On October 1, 2014, Union Electric Company d/b/a Ameren Missouri filed a motion asking the Commission to open a case in which the company filed its 2014 Integrated Resource Plan.

2. On October 1, 2014, the Commission issued an Order setting a deadline of October 21, 2014 for applications to intervene in this matter.

3. The MJMEUC is a body corporate and politic of the State of Missouri, organized as a joint municipal utility commission pursuant to section 393.700 et seq. RSMo., with authority to exercise public powers of a political subdivision of the state for the benefit of the inhabitants of municipalities jointly contracting to establish the MJMEUC. Sixty seven Missouri municipalities are current parties to the joint contract establishing the MJMEUC.

4. MJMEUC has 14 municipalities directly embedded in Ameren

Missouri's transmission system that take transmission service through the Midwest Independent System Operator ("MISO").

5. MJMEUC has an interest that is different from that of the general public, in that it represents the interest of municipal electrical systems throughout the state, as well as municipal electrical systems that take transmission through MISO and municipal electrical systems that have wholesale power contracts with Ameren Missouri. Such interest is not currently represented in the proceedings.

6. Granting intervention to MJMEUC would serve the public interest by allowing MJMEUC's experience and insight to be part of the Integrated Resource Planning process.

WHEREFORE, MJMEUC prays that this Commission issue an order granting its application to intervene in this proceeding and for such other orders and relief as may be appropriate in the circumstances.

Respectfully Submitted,

By: <u>/s/Douglas L. Healy</u> Douglas L. Healy Missouri Bar No. 51630 Healy & Healy, Attorneys at Law, LLC 3010 E. Battlefield, Suite A Springfield, MO 65804 Telephone: (417) 864-7018 Facsimile: (417) 869-7018 Email: <u>doug@healylawoffices.com</u>

## **ATTORNEYS FOR MJMEUC**

## **CERTIFICATE OF SERVICE**

I hereby certify that the foregoing application to intervene was served by emailing a copy to all listed parties of record by 14<sup>th</sup> day of October, 2014, as well as by filing a copy electronically in the Commission's EFIS database.

> <u>/s/Douglas L. Healy</u> Douglas L. Healy