

**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 Tariffs Increasing)
Rates for Electric Service Provided to Customers)
In the Company's Missouri Service Area.)

Case No. ER-2010-0036

NOTIFICATION RESPECTING TRUE-UP HEARING

COMES NOW Union Electric Company d/b/a AmerenUE (AmerenUE or Company), and on behalf of itself and the Staff of the Commission, hereby notifies the Commission that neither it nor the Staff believes a hearing respecting the true-up in this case is necessary. In this regard, AmerenUE states as follows:

1. On April 8, 2010, both the Staff and AmerenUE filed limited true-up testimony, including accounting schedules reflecting the true-up data provided to the parties by AmerenUE, and an updated reconciliation reflecting the positions of the Staff, AmerenUE, the Missouri Industrial Energy Consumers (MIEC) and the Office of the Public Counsel (OPC) on the few remaining contested issues in this case. The only substantive difference between the accounting schedules filed by the Staff and those filed by the Company are that the Staff's schedules reflect its position on the remaining contested issues, while the Company's schedules reflect the Company's position on those issues.

2. The Company and the Staff have consulted one another, and agree there is no need for a true-up hearing insofar as there is no need to adduce evidence arising from the true-up data. The evidentiary record in this case respecting the remaining contested issues in the case has already been developed through previously introduced written and hearing testimony and exhibits.

3. The Staff inquired of all of the other parties to this case regarding their position regarding the need (or lack of need for a true-up hearing). Responses were received from 13 of the 16 non-Staff/non-Company parties, with all parties from whom responses were received agreeing

that a true-up hearing was not necessary.¹ Those agreeing that a true-up were not necessary included all parties (the Staff, the Company, MIEC and OPC) that have taken positions on the remaining contested issues in the case.

WHEREFORE, AmerenUE, on behalf of itself and the Staff, request that the true-up hearing in this case be cancelled.

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¹ The only parties from whom responses were not received were Kansas City Power & Light Company, The Natural Resources Defense Council, and ACORN, none of whom substantively participated (or filed testimony about) any of the revenue requirement issues in this case.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served via e-mail, on the following parties on the 9th day of April, 2010:

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