Exhibit No.:

Issues: Fuel Adjustment Clause - True-

Up of Seventh Recovery Period Erik C. Wenberg

Witness: Erik C. Wenberg
Sponsoring Party: Union Electric Co.
Type of Exhibit: Direct Testimony
Case No.: ER-2013-____

Date Testimony Prepared: July 26, 2012

MISSOURI PUBLIC SERVICE COMMISSION

DIRECT TESTIMONY

OF

ERIK C. WENBERG

July, 2012 St. Louis, Missouri

DIRECT TESTIMONY

OF

ERIK C. WENBERG

Case No. ER-2013-____

1	Q:	Please state your name and business address.
2	A:	My name is Erik C. Wenberg. My business address is One Ameren Plaza, St. Louis,
3		Missouri.
4	Q:	By whom and in what capacity are you employed?
5	A:	I am employed by Ameren Services Company ("Ameren Services") as Manager,
6		Wholesale Power and Fuel Accounting. Ameren Services provides various corporate
7		support services to Union Electric Company d/b/a Ameren Missouri ("Company" or
8		"Ameren Missouri"), including settlement and accounting related to fuel, purchased
9		power and off-system sales.
10	Q:	What is the purpose of your testimony?
11	A:	My testimony supports the seventh true-up filing being made by Ameren Missouri under
12		4 CSR 240-20.090(5) and the Company's approved fuel adjustment clause ("FAC"). The
13		terms of the FAC are reflected in the FAC tariff Rider FAC on file with the
14		Commission.
15	Q:	What is the purpose of a true-up filing in the context of Ameren Missouri's FAC?

1	A:	The purpose of a true-up filing is to identify the calculated difference between Actual Ne
2		Fuel Costs ¹ and Net Base Fuel Costs that were over- or under-recovered from customers
3		during the seventh Recovery Period ² prescribed by the FAC.
4	Q:	Please briefly explain the FAC process, including the accumulation periods, filing
5		dates, recovery and true-up periods.
6	A:	The FAC process is outlined in the Company's FAC tariff. It begins with an
7		Accumulation Period which covers a four-month period in which the Company's Actual
8		Net Fuel Costs are accumulated and compared to the Net Base Fuel Costs calculated in
9		accordance with the FAC tariff. The difference between the Net Base Fuel Costs and the
10		Actual Net Fuel Costs is the amount recovered from or refunded to customers for the
11		Recovery Period at issue, based upon an estimate or projection of the kilowatt-hour
12		("kWh") sales that are expected during the Recovery Period. This recovery, over the 8-
13		month Recovery Period at issue in this docket, occurs via application to customer bills of
14		Fuel and Purchased Power Adjustment ("FPAc") rates (which are differentiated by
15		voltage, as provided for in the FAC tariff). New FPAc rates take effect every four
16		months. After a Recovery Period, a true-up is filed which finalizes, based upon actual
17		kWh sales data from the Recovery Period at issue, the over-or under-recovered amount
18		for the Recovery Period at issue. That amount is then included in the next FPA _c rates

Q: What was the timing of the accumulation and recovery relating to this true-up?

adjustment filing.

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¹ Capitalized terms not otherwise defined in this testimony have the meaning given them in the Company's FAC tariff, Rider FAC.

² This sum has been included in the new FPA_c rates filed in the 10^{th} Accumulation Period docket filed concurrently with this filing, as described in my direct testimony filed in that docket.

1	A:	The Accumulation Period was February 1, 2011 through May 31, 2011. The Recovery			
2		Period for that Accumulation Period was October 1, 2011 through May 31, 2012. ³			
3	Q:	Why would there be a difference between the accumulated over- or under-recovery			
4		and the amount collected during the Recovery Period?			
5	A:	As noted earlier, the FPAc rates are calculated based upon estimated kWh sales for the			
6		Recovery Period. Since the FPA rates are based upon an estimated number, once actual			
7		sales are recorded, a difference will always exist between the estimate and the actual			
8		kWh billed.			
9	Q:	What was the over- or under-recovery for the Recovery Period at issue in this			
10		filing?			
11	A:	There was an under-recovery from customers during the Recovery Period due to the			
12		difference between actual and estimated kWh sales and. Accounting for the over-			
13		recovery due to the variance between estimated and actual kWh sales, and interest at the			
14		Company's short-term borrowing rate, as provided for in the FAC tariff and the			
15		Commission's FAC rules, the total true-up adjustment arising from the true-up of the			
16		subject Recovery Period requires a refund to customers of \$2,128,296. Schedule EW-			
17		TU7 to this testimony (and Attachment A to that schedule) contains details of the			
18		calculations that produce the sum to be refunded to customers.			
19	Q:	How will that sum be recovered?			
20	A:	As earlier noted, it has been included as part of the adjustment to the FPA _c rates being			

filed concurrently with the initiation of this docket.

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³ The Recovery Period in this true-up filing is 8 months, as provided for in the Rider FAC in effect starting July 31, 2012, when a new Rider FAC was established in Case No. ER-2011-0028. The Accumulation Period filing being made concurrently with this filing is the first Accumulation Period filing being made after the end of this Recovery Period.

- 1 Q: Does this conclude your direct testimony?
- 2 A: Yes, it does.

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the True-Up of Union Electric Company d/b/a Ameren Missouri's Fuel Adjustment Clause for the 7 th Recovery Period ER-2013-							
AFFIDAVIT OF ERIK C. WENBERG							
STATE OF MISSOURI)						
CITY OF ST. LOUIS) ss)						
Erik C. Wenberg, being first duly sworn on his oath, states:							
1. My name is Er	1. My name is Erik C. Wenberg. I work in the City of St. Louis, Missouri, and I am						
employed by Ameren Services as a Manager, Wholesale Power and Fuel Accounting.							
2. Attached hereto and made a part hereof for all purposes is my Direct Testimony							
on behalf of Union Electric Company d/b/a Ameren Missouri consisting of 4 pages and							
Schedule EW-TU7, all of whi	ich have been prepared in wr	itten for	m for filing in the above-				
referenced docket.							
3. I hereby swear and affirm that the information contained in the attached testimony							
to the questions therein propounded are true and correct.							
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Erik C. Wenberg							
Subscribed and sworn to before me this Ab day of July, 2012.							
Juli Donohue Notary Public							
My commission expires:							
	Julie Donohue - Notary Publ Notary Seal, State of Missouri - St. Louis City Commission #09753418 My Commission Expires 2/17/2	}					

SCHEDULE EW-TU7 HAS BEEN MARKED HIGHLY CONFIDENTIAL IN ITS ENTIRETY