# Ameren Missouri – 2016 IRP Annual Update

#### **Post-Workshop Summary Report**

# Background

On April 12, 2016, Ameren Missouri filed its 2016 Integrated Resource Plan (IRP) Annual Update Report in File No. EO-2016-0273 pursuant to the requirements of 4 CSR 240-22.080(3)(B). On April 20, 2016, Ameren Missouri hosted its 2016 IRP Annual Update workshop with its stakeholder group pursuant to 4 CSR 240-22.080(3). 4 CSR 240-22.080(3)(C) requires that the utility file a report indicating any action items resulting from the workshop that it will undertake prior to its next triennial compliance filing or annual update and to indicate whether the utility plans to make any changes to its Annual Update Report. Ameren Missouri files this report pursuant to that section of the IRP rules.

## Changes to Annual Update Report

Ameren Missouri will not be making any changes to its Annual Update Report.

## Action Items to be Undertaken by Ameren Missouri

Discussions with the stakeholder group generated some questions which the Company could not answer definitively at the meeting but committed to answer following the workshop. Those questions, including answers, are as follows:

- <u>Question</u>: What pipeline company delivers natural gas to Meramec Energy Center?
  - <u>Answer</u>: Natural gas is delivered to Meramec Energy Center by Mississippi River Transmission, LLC (MRT).
- <u>Question</u>: Does the PACE program include funding for rooftop solar and/or battery storage installations?
  - <u>Answer</u>: Solar PV qualifies, and it is expected that battery storage coupled with PV could qualify since the law indicates the purpose is for an "energy efficiency improvement or a renewable energy improvement." Broadly interpreted, energy storage for the purposes of peak shaving could be considered acceptable if there is a payback to property owners and it is in the broad area of energy efficiency.