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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

UNITED STATES OF AMERICA,)	
Plaintiff,)	
and)	
SIERRA CLUB,)	No. 4:11 CV 77 RWS
Plaintiff-Intervenor,)	
vs.)	
AMEREN MISSOURI,)	
Defendant.)	

INTEREST OF AMERICA

JUDGMENT

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant Ameren Missouri violated the Clean Air Act, 42 U.S.C. § 7401 *et seq*.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant

Ameren shall apply for a Prevention of Significant Deterioration permit for the Rush Island

Energy Center within ninety days of the date of this Judgment. Ameren must propose wet fluegas desulfurization as the technology-basis for its Best Available Control Technology proposal.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant

Ameren shall operate Rush Island Units 1 and 2 in compliance with an emissions limit that is no less stringent than 0.05 lb SO₂/mmBTU on a thirty-day rolling average within four and one half years of the date of this Judgment.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant

Ameren shall install a pollution control technology at least as effective as dry sorbent injection at

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the Labadie Energy Center within three years from the date of this Judgment. That technology shall remain in use at Labadie until Ameren has achieved emissions reductions totaling the same amount as the excess emissions from Rush Island, as defined in the Memorandum Opinion & Order filed herewith [ECF No. 1122], through the time Ameren installs BACT at Rush Island.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that I will retain jurisdiction over this case until Ameren has fully implemented the remedies set forth in this Judgment and the Memorandum Opinion & Order filed herewith [ECF No. 1122].

RODNEY W. SIPPEL

UNITED STATES DISTRICT JUDGE

Dated this 30th day of September, 2019.