

1 BEFORE THE PUBLIC SERVICE COMMISSION

2 STATE OF MISSOURI

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5
6 In the Matter of the Application of)
7 Union Electric Company d/b/a Ameren) Case No. EA-2023-0286
8 Missouri for Permission and Approval)
9 and Certificates of Public Convenience)
10 and Necessity Authorizing It to)
11 Construct Renewable Generation)
12 Facilities)

13 PROCEDURAL CONFERENCE

14 THURSDAY, JANUARY 8, 2026
15 9:00 a.m.

16 Jefferson City, MO
17 via WebEx

18 VOLUME 3

19
20 KEN SEYER, Presiding
21 REGULATORY LAW JUDGE

22 KAYLA HAHN, Chair,
23 MAIDA J. COLEMAN,
24 GLEN KOLKMEYER,
25 JOHN MITCHELL,
 COMMISSIONERS

Transcribed by:

Hillary Madete

1 THE COURT: Okay. All right. Good
2 morning. We are on the record. We do not have a court
3 reporter this morning, but we will send this out to be
4 transcribed.

5 Today is January 8th, 2026. It is 9
6 o'clock a.m. The Commission has set this time for a
7 procedural conference in the case captioned as In The
8 Matter of the Application of Union Electric Company,
9 doing business as Ameren Missouri, for Permission and
10 Approval and Certificates of Public Convenience and
11 Necessity Authorizing It to Construct Renewable
12 Generation Facilities.

13 It is the Commission's case number --
14 case, case number EA-2023-0286. My name is Ken Seyer
15 and I am the regulatory law judge in this matter. And
16 before we go any further, I'd like the attorneys to make
17 their entries of appearance, beginning with Ameren
18 Missouri.

19 MS. JOHNSON: Thank you, Judge. I'm
20 Paula Johnson on behalf of Union Electric Company d/b/a
21 Ameren Missouri. Address is 1901 Chouteau Avenue, St.
22 Louis, Missouri 63103.

23 THE COURT: All right. Thank you, Ms.
24 Johnson. For the Commission staff?

25 MR. GRAHAM: Yes. This is -- good

1 morning. This is Paul Graham for the staff of the
2 Missouri Public Service Commission, and my address is on
3 file with the Commission in this case.

4 THE COURT: All right. Thank you. And
5 then for the Office of the Public Counsel.

6 MS. MARTIN: This is Anna Martin
7 representing the Office of the Public Counsel. I
8 believe that our address is on file.

9 THE COURT: All right. We are here today
10 because Ameren Missouri has filed a tariff sheet that
11 would establish rates for phase three of its Renewable
12 Solutions Program. That tariff sheet originally bore an
13 effective date of December 12th, and the Commission
14 assigned it tracking number JE-2026-0068.

15 That tariff sheet has subsequently been -
16 - the effective date of that tariff sheet has
17 subsequently been extended by both Ameren Missouri and
18 by the Commission, and it currently has an effective
19 date of January 24th.

20 So today, I kind of want to get a feel
21 from the parties as to -- I mean, from my perspective,
22 it looks like I need to order a procedural schedule and
23 have this set for an evidentiary hearing since we have
24 this dispute as to whether that tariff sheet should be
25 approved. Am I wrong about that?

1 MS. JOHNSON: Well, Judge, I do have an
2 alternative that I'd like to suggest with, with your
3 permission. We would like to see this get to a fairly
4 swift conclusion.

5 I mean, as you know, the Renewable
6 Solutions Program, we feel it provides benefits to what
7 all of our customers. Our subscribers obviously want
8 it, but our non-subscribing customers are also currently
9 being delayed and enjoying the benefits of the revenues
10 that would be produced by the trackers that would be
11 passed to them that, that they would be getting because
12 it would be passed through to them.

13 And it's our understanding that some of
14 our subscribers are beginning to ask why they can't yet
15 buy the RECs. So, obviously, we want this to move
16 forward as quickly as possible for all of our customers.
17 So what I'm proposing then is this, Ameren Missouri will
18 agree to an additional extension until February 15th,
19 2026.

20 And by one week from today, by January
21 15th, I will submit a written request for determination
22 on the pleadings. Staff and the other parties can have
23 10 days to reply to that request for determination. And
24 that will give the Commission until February 11th to
25 address it and, and an agenda session.

1 I really believe that everything is
2 already in the record that is needed in order to make a
3 decision, and this will get it to a more expedient
4 conclusion.

5 THE COURT: All right. If you -- if you
6 would set out those dates again for me, an extension of
7 the effective date to February 15th, correct?

8 MS. JOHNSON: That's correct. Yes. And
9 then by January 15th, I'll submit a request for
10 determination on the pleadings.

11 THE COURT: And then that request would
12 also include a provision for responses within 10 days?

13 MS. JOHNSON: That's correct. Yes.

14 THE COURT: 10 days of that January 15th?

15 MS. JOHNSON: Yeah. I guess I didn't
16 check to see if that would put anyone on a weekend. Oh,
17 it would. That'd be a Sunday. But by January 26, we
18 could get responses. I'm not late for a kind of Sunday
19 call. Not me.

20 THE COURT: Anything else you can give
21 me?

22 MS. JOHNSON: No. That's it. That's
23 enough.

24 THE COURT: All right. I have to -- I
25 want to double check here on the agenda, on the dates.

1 MS. JOHNSON: Okay.

2 THE COURT: All right, all right. Mr.
3 Graham, do you have any response to that?

4 MR. GRAHAM: Well, yes. I hesitate to
5 say that I concur with Ms. Johnson, but it does strike
6 me that there is no need for what you actually referred
7 to, Judge, as a "evidentiary hearing". But I, I, I did
8 not receive this proposal until just now when Ms.
9 Johnson conveyed it.

10 So it's incumbent upon me to check with
11 my staff. I see that Amanda Arandia is on, on this
12 call, but I wouldn't want to press her at this time to,
13 to review the case and determine whether there's any
14 need for evidence.

15 But I -- my, my knee-jerk reaction is
16 that that is correct. We don't need any further
17 evidence. I mean, I've been the one briefing this, and
18 I have hinged. Our, our staff has hinged its entire
19 position in this case on a reading of the tariff as it's
20 stated, as it's formulated, and a reading of the law.

21 So I do think my, my feeling is that this
22 is entirely going to be a question of law that can be
23 ruled on the pleadings if we understand pleadings to
24 include everything we filed in this case.

25 As far as that timetable is concerned,

1 again, I want to check with staff, but my, my initial
2 reaction is that the suggestion that the, the dates that
3 are suggested, although they crowd me, as they always
4 crowd everyone in these cases, are, are reasonable. So
5 -- but, but again, I need to check with my staff on
6 this.

7 Ms. Johnson, if you -- if you could send
8 that to me in the form of an email so I can fire it
9 along real quickly to my people, that would be
10 appreciated. So I guess that would be my response,
11 Judge.

12 THE COURT: Okay.

13 MS. JOHNSON: I can certainly get that to
14 you very shortly.

15 THE COURT: All right.

16 MR. GRAHAM: Now, that will entail --
17 what, what was the date we were going to suspend the
18 tariff to? We're going to need one more extension on
19 that, so I don't have to file another. Well, I won't go
20 into that. I, I filed a few motions.

21 THE COURT: They were --

22 MR. GRAHAM: I don't --

23 THE COURT: -- an English lesson. Thank
24 you.

25 MR. GRAHAM: Oh, gosh. Well, they were

1 all hurry-up deals, you know, and would like not to have
2 to do that again.

3 MS. JOHNSON: Yeah, yeah. February 15th
4 is what we are proposing to extend out to you.

5 MR. GRAHAM: Okay.

6 MS. JOHNSON: But I'll get all that in an
7 email to you so that you have it right at your
8 fingertips.

9 MR. GRAHAM: So what I'm -- what I'm not
10 hearing, and I guess -- I guess I need to throw this
11 out, is any possibility that the -- that the Bowling
12 Green facility will be in service before this case is
13 done. That would moot all questions. Just, just, just,
14 just saying, just saying.

15 THE COURT: Well, I mean, and I was
16 curious myself because I, I recall in one of the
17 pleadings that it was estimated to be in service in the
18 first quarter of this year, correct?

19 MS. JOHNSON: That's correct. And we are
20 moving forward, and there is a chance, but I also can't
21 take that chance. So -- and continuing to delay until
22 we know for sure is harming a lot of people, in our
23 opinion. We're trying to -- we're trying to push some
24 things through for customer affordability.

25 And, again, we've got subscribers getting

1 to our people going, "Why can't I buy RECs yet?" So we,
2 we want to -- we want to get -- we want some certainty.

3 MR. GRAHAM: Yeah. I, I, I am
4 constrained to comment, though, that none of that can
5 possibly be relevant to the content of the motion for
6 judgment on the pleadings. Just --

7 MS. JOHNSON: Understood. But, but it is
8 a part of our reason for expediency.

9 MR. GRAHAM: Oh, I appreciate that. I
10 do.

11 MS. JOHNSON: Yeah.

12 MR. GRAHAM: Just wanted to keep things
13 on their rails.

14 THE COURT: All right. And, and so I
15 should look for that motion on January 15th?

16 MS. JOHNSON: That's correct.

17 THE COURT: Okay.

18 MR. GRAHAM: And we're saying that
19 staff's response will be due on the 26th. But all of
20 this, we understand. I'm going to check with my staff.
21 I'll, I'll file something. Or would it be appropriate,
22 Judge, if staff, Counsel, if I simply emailed you? I
23 anticipate that this is going to be okay with my staff.

24 THE COURT: Right.

25 MR. GRAHAM: May I just convey that

1 information by email?

2 THE COURT: Yes.

3 MR. GRAHAM: Okay. Thank you.

4 THE COURT: Yeah. Just copy all the
5 parties.

6 MR. GRAHAM: And if there is an issue, if
7 we need a couple more days for something, may I convey
8 that back to you all by email, too, so that we can work
9 this out quickly?

10 THE COURT: Yes.

11 MR. GRAHAM: And in the spirit of getting
12 Ms. Johnson down the road like she wants to be.

13 THE COURT: Yeah.

14 MS. JOHNSON: Thank you.

15 MR. GRAHAM: All right.

16 THE COURT: All right. Is -- well, I
17 don't know that there was anything else I wanted to take
18 up today. So if there is nothing further, let's --

19 MR. GRAHAM: Staff --

20 THE COURT: Go ahead.

21 MR. GRAHAM: Staff has nothing further.
22 Staff has nothing further. I didn't mean to step on
23 you, Judge.

24 THE COURT: No problem. Ms. Johnson?

25 MS. JOHNSON: This is exactly what I

1 wanted to convey, and I really appreciate the openness
2 to this possibility. Thank you.

3 THE COURT: Okay. All right. Then if
4 there is nothing further, let's go off the record.

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15 (End of audio recording.)

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13 my hand this 10th day of January, 2026.
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Hillary Madete

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