

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of the Application of Union Electric)
Company d/b/a Ameren Missouri for Permission and)
Approval and a Certificate of Public Convenience and)
Necessity Authorizing it to Construct a Wind Generation)
Facility.)
File No. EA-2018-0202

MOTION FOR ADOPTION OF PROCEDURAL SCHEDULE

COMES NOW Union Electric Company d/b/a Ameren Missouri ("Company" or "Ameren Missouri"), and submits this Motion for Adoption of Procedural Schedule and, in support thereof, states as follows:

1. On this date, Ameren Missouri filed its verified Application (the "Application") in the above-captioned case and outlined the reasons it is concurrently submitting this Motion.
2. In its Application, Ameren Missouri requested that the Commission set a prehearing conference on June 8, 2018, that an intervention deadline of June 7, 2018, be established, and that the Commission enter an order approving the Application by December 19, 2018, for the reasons outlined therein.
3. It should be noted that the Company has filed its Application within a few weeks after the execution of the Build Transfer Agreement ("BTA") under which the Project that is the subject of the Application will be constructed. The Company has also previously met with Staff and Public Counsel regarding the Application, and has provided key contract documents and a draft of the RESRAM tariff that is the subject of this Application. The Company will also provide its workpapers in a few business days, and is providing its direct testimony concurrently with its filing. Finally, this proposed schedule was prepared and filed concurrently with the filing of the Company's Application.

4. Ameren Missouri also hereby indicates its willingness to serve objections to, or notifications of the need for additional time, for any Data Requests within three (3) business days of service thereof, and to respond to any Data Requests within twelve (12) days of service thereof, as set forth in the Proposed Procedural Requirements outlined below. Moreover, Ameren Missouri is proposing that multiple technical/settlement conferences be built into the procedural schedule to facilitate other parties' review of and discovery with respect to the filing.

5. For the foregoing reasons, Ameren Missouri respectfully submits that its proposed Procedural Schedule and Procedural Requirements, as set forth below, are fair, reasonable and appropriate under the circumstances of this case and hereby respectfully request that they be adopted.

Proposed Procedural Schedule

Deadline for Intervention	June 7, 2018
Prehearing Conference	June 8, 2018
Technical/Settlement Conference No. 1	June 15, 2018
Technical/Settlement Conference No. 2	June 29, 2018
Technical/Settlement Conference No. 3	July 13, 2018
Technical/Settlement Conference No. 4	July 27, 2018
Local Public Hearing	TBD ¹
Technical/Settlement Conference No. 5	August, 6, 2018
Rebuttal Testimony Due	August 17, 2018
Settlement Conference	August 29-31, 2018
Surrebuttal and Cross-Surrebuttal Testimony Due	September 28, 2018

¹ The Company recommends a date during July, 2018, and that the Local Public Hearing be held at Schuyler County R-1 High School. The farthest property on which the Project will be constructed is approximately 16 miles from this location.

Last Day to Request Discovery ²	October 12, 2018
List of Issues, List of Witnesses, and Order of Cross-Examination Due	October 16, 2018
Position Statements Due	October 23, 2018
Evidentiary Hearing	Oct, 30 – Nov. 2, 2018
Initial Post-Hearing Briefs Due	November 19, 2018
Reply Briefs Due	November 30, 2018
Requested Commission Order	On/before January 2, 2019

6. Counsel for Staff and OPC have reviewed the above Proposed Procedural Schedule and have indicated that they do not oppose the Company's suggested dates.

Proposed Procedural Requirements

- (a) All parties must comply with the requirements of Commission Rule 4 CSR 240-2.130 for prepared testimony, including the requirement that testimony be filed on line-numbered pages.
- (b) Although not all parties may agree upon how each issue should be described or on whether a listed issue is in fact a proper issue in this case, the parties shall agree upon and file a list of the issues to be heard, the witnesses to appear on each day of the hearing, the order in which they will be called, and the order of cross-examination for each witness. The list of issues should be detailed enough to inform the Commission of each issue that must be resolved. The Commission will view any issue not contained in this list of issues as uncontested and not requiring resolution by the Commission.
- (c) Each party shall file a simple and concise statement summarizing its position on each disputed issue.
- (d) All pleadings, briefs, and amendments shall be filed in accordance with Commission Rule 4 CSR 240-2.080. Briefs shall follow the same list of issues as filed in the case and must set forth and cite the proper portions of the record concerning the remaining unresolved issues that are to be decided by the Commission.
- (e) If part of testimony or documents are prefiled and served upon the parties before a hearing, a party need only provide a copy of the testimony or document to the court reporter for marking as an exhibit. If not prefiled and served upon the parties, then a party who has a document marked for use at the hearing shall have sufficient copies of the document to provide a copy

² By issuing Data Requests or other written discovery requests, subpoenas, or the last date by which a deposition may be taken.

not only to the court reporter, but also to each of the Commissioners, the presiding officer, and counsel for each other party.

- (f) All parties shall provide copies of testimony (including schedules), exhibits, and pleadings to other counsel by electronic means and in electronic form, essentially concurrently with the filing of such testimony, exhibits, or pleadings where the information is available in electronic format (.PDF, .DOC, .WPD, .XLS, etc.). Parties are not required to put information that does not already exist in electronic format into electronic format for purposes of exchanging.
- (g) Public documents filed in the Commission's Electronic Filing and Information System ("EFIS") shall be considered properly served by serving the same on counsel of record for all other parties via e-mail. The parties agree confidential documents may be obtained from EFIS and so agree not to serve those documents via e-mail.
- (h) Counsel for each party shall receive electronically from all other parties serving a data request, an electronic copy of the text of the "description" of that data request contemporaneously with service of the data request. Data requests issued to or by Staff shall be submitted and responded to in EFIS, if feasible, or in electronic format on compact disc, or by other means agreed to by counsel, if infeasible. Also regarding Staff-issued data requests, if the description contains highly confidential or proprietary information, or is voluminous, a hyperlink to the EFIS record of that data request shall be considered a sufficient copy. If a party desires the response to a data request that has been served on another party, the party desiring a copy of the response must request a copy of the response from the party answering the data request. Data requests, objections to data requests, and notifications respecting the need for additional time to respond to data requests shall be sent by e-mail to counsel for the other parties. Counsel may designate other personnel to be added to the service list for data requests, but shall assume responsibility for compliance with any restrictions on confidentiality. Data request responses shall be served on counsel for the requesting party, unless waived by counsel, and on the requesting party's employee or representative who submitted the data request, and shall be served electronically, if feasible and not voluminous as defined by Commission rule. In the case of Ameren Missouri data request responses, Ameren Missouri shall post its data request responses on its Caseworks Extranet site; however, in the case of responses to data requests Staff issues, Ameren Missouri shall also submit the responses to Staff data requests in EFIS, if feasible, or in electronic format on compact disc or by other means agreed to by Staff counsel, if infeasible.
- (i) The parties shall make an effort to not include confidential information in data requests. If confidential information must be included in a data request, the confidential information shall be appropriately designated as such pursuant to Commission Rule 4 CSR 240-2.135.
- (j) The response time for all data requests shall be twelve (12) days, with three (3) business days to object or notify the requesting party that more than twelve (12) days will be needed to provide the requested information. If a data request has been responded to, a party's request for a copy of the response shall be timely responded to without waiting the full response time allowed (except that, with the exception of responses to Staff, responses will not be needed

for Ameren Missouri data request responses posted on Ameren Missouri's Caseworks Extranet site).

- (k) Workpapers prepared in the course of developing a testimony shall not be filed with the Commission, but shall be submitted to each party within two (2) business days following the filing of the testimony document, unless a party has indicated that it does not want to receive some or all of the workpapers. Workpapers containing confidential information shall be appropriately marked. If there are no workpapers associated with testimony, the party's attorney shall so notify the other parties within the time allowed for providing those workpapers.
- (l) Where workpapers or data request responses include models or spreadsheets or similar information originally in a commonly available format where inputs or parameters may be changed to observe changes in inputs, if available in that original format, the party providing the workpaper or response shall provide this type of information in that original format with formulas intact. With the exception of workpapers provided to Staff, Ameren Missouri may provide workpapers by posting the same on its Caseworks Extranet site, with e-mail notification to counsel for the parties to be provided essentially concurrently with the posting of workpapers on the Extranet site. Ameren Missouri shall provide its workpapers to Staff in electronic format by e-mailing or by delivery of a compact disc or other electronic storage.
- (m) Commission Rule 4 CSR 2.090's requirement that a party must seek a telephone conference with the presiding officer before filing a discovery motion shall be waived.
- (n) The Technical/Settlement conferences provided for in the Procedural Schedule may be postponed or cancelled by consensus among the parties.

WHEREFORE, Applicant Ameren Missouri respectfully prays that the Commission (a) immediately issue its order giving notice of this case; (b) immediately issue its order shortening the time for intervention, as contemplated by 4 CSR 240-2.075(1), and requiring that all applications for intervention be filed on or before June 7, 2018; (c) issue its order setting a Prehearing Conference on June 8, 2018, and (d) at or upon conclusion of the Prehearing Conference, issue its order adopting the procedural schedule and procedural requirements proposed herein.

Respectfully submitted,

/s/ Wendy K. Tatro

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**ATTORNEYS FOR UNION ELECTRIC
COMPANY d/b/a AMEREN MISSOURI**

CERTIFICATE OF SERVICE

The undersigned certifies that true and correct copies of the foregoing was served on the Staff of the Missouri Public Service Commission and the Office of the Public Counsel via electronic mail (e-mail) on this 21st day of May, 2018.

/s/ Wendy K. Tatro
Wendy K. Tatro