

**STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION**

CENTRAL ILLINOIS LIGHT COMPANY d/b/a AmerenCILCO,)	
)	
Proposed general increase in rates for delivery service.)	Docket No. 06-0070
)	
CENTRAL ILLINOIS PUBLIC SERVICE COMPANY d/b/a AmerenCIPS,)	
)	
Proposed general increase in rates for delivery service.)	Docket No. 06-0071
)	
ILLINOIS POWER COMPANY d/b/a AmerenIP,)	
)	
Proposed general increase in rates for delivery service.)	Docket No. 06-0072 (consol.)
)	

ERRATA SHEET

The Ameren Companies¹ hereby submit this Errata to the Rebuttal Testimonies and/or exhibits of Kathleen C. McShane, Leonard M. Jones, Ronald D. Stafford, Michael J. Adams, and C. Kenneth Vogl, filed on May 26, 2006. The corrections to the aforementioned Rebuttal Testimonies are as follows:

Kathleen C. McShane (Resp. Ex. 13.0)

1. Line 100 – Docket number should be 00-0802 not 00-0302.
2. Footnote 2, page 6 – Docket number should be 04-0476 not 04-0475.
3. Footnote 2, page 6 – Docket number should be 02-0798 not 02-07998.
4. Footnote 2, page 6 – Docket number should be 03-0008 not 93-0008.
5. Line 381 – should be 2004 not 2003.

¹ The Ameren Companies are Central Illinois Light Company d/b/a AmerenCILCO, Central Illinois Public Service Company d/b/a AmerenCIPS and Illinois Power Company d/b/a AmerenIP.

Leonard M. Jones (Resp. Ex. 20.0)

1. Page 7, Line 143: Change “19%” to “7%”.
2. Page 42, Line 964: Change “Mt.” to “Mr.”.
3. Schedule 20.4 has been revised to delete blank pages, and is attached as Exhibit A.
4. Schedule 20.6 has been revised to (1) correct pagination and delete blank pages, (2) to delete the number “341,913” from the AmerenCIPS-ME table on page 13 of 21, row 62, column (E), and (3) delete the number “341,912.57” from the AmerenCILCO table on page 18 of 21, proposed revenue column, near the bottom. These changes do not impact the totals for units or revenue. Revised Schedule 20.6 is attached as Exhibit B.
5. Schedule 20.10 is revised to include the redline/strikeout format of Rider TS, as described at p. 29, line 649 of Respondents’ Exhibit 20.0. Also, the definition of TSCL on Page 2 has been corrected to read “rounded to the nearest 0.001” rather than “rounded to the nearest 0.00001”. Similarly, the definition of TSCn on page 3 of Schedule 20.10 has been corrected to read “rounded to the nearest 0.001” rather than “rounded to the nearest 0.00001”. Revised Schedule 20.10 is attached as Exhibit C.

Ronald D. Stafford (Resp. Ex. 16.0)

1. Page 2 – Line 33 should stop at “All Companies)” and Line 34 should begin with “Exhibit 16.7”.
2. Page 3 – Line 49 should begin with “is \$237,676,000”, instead of “is \$237,681,000.”
3. Page 3 – Line 60 “discounting” should be “discounted”.
4. Page 19 – Line 1 extra period at end of the line should be deleted.
5. Page 26 – Line 596 first word should be “has” rather than “had”.
6. Page 26 – Line 601 a new question should begin at “Has Cash Working Capital”.

7. Page 35 – Line 793 insert after “not in” the words “Plant Additions included in Utility Plant in Service” and delete “Rate Base”.

8. Page 35 – Line 800 and continuing on Line 801 insert after “not in” the words “Plant Additions included in Utility Plant in Service” and delete “Rate Base”.

9. Respondents’ Exhibit 16.2 has been revised and is attached as Exhibit D. The revisions to Exhibit 16.2 are as follows:

Reference	Original Amount	Revised Amount
Sch 2, page 3		
Line 8 col d	55964	58380
Line 8 col c	-4261	-1845
Line 8 col l	-1043	-1088
Line 18 col c	4550	4549
Line 18 col d	12977	12976
Line 20 col b	12394	12392
Line 20 col d	12394	12392
Line 23 col b	1132	1087
Line 25 col b	3081	3036
Sch 2, page 2		
Line 8, col f	3081	3036
Line 23, col f	3081	3036
Line 8 col i	3081	3036
Line 23 col i	22063	22018
Sch 2, page 1		
Line 8, col c	3081	3036
Line 8 col d	1132	1087
Line 23 col c	22063	22018
Line 23 col d	428995	428950
Sch 3		
Line 1 col b	428995	428950
Line 3 col b	428995	428950
Line 5 col b	12394	12392
Line 7 col b	674	672
Line 11 col b	-219	-218
sch 1 page 2		
line 17 col b	-219	-218
Line 18 col b	-268	-267
Line 19 col b	268	267
Line 17 col i	-8818	-8817
Line 18 col i	15737	15738
Line 19 col i	-15702	-15703
Sch 1 page 3		
Line 16 col b	-8818	-8817
Line 18 col b	15737	15738
Line 19 col b	-15702	-15703
Line 16 col h	-9374	-9373
Line 18 col h	16771	16772
Line 19 col h	-16736	-16737
Sch 1 page 1		
Line 16 col c	-9374	-9373
Line 18 col c	16771	16772
Line 19 col c	-16736	-16737
Line 16 col d	4379	4380
Line 18 col d	190462	190463
Line 19 col d	20521	20520
Line 1 col e	26698	26693
Line 3 col e	26698	26693
Line 16 col e	8601	8600

Line 18 col e	10723	10722
Line 19 col e	15975	15971
Line 1 col f	227645	227640
Line 3 col f	237681	237676
Line 19 col f	36496	36491
Line 20 col f	428995	428950

10. Schedule 2, page 2 of 3 of Respondents' Exhibit 16.3 has been revised, and is attached as Exhibit E.

11. Respondents' Exhibit 16.8 has been re-revised to reflect a reallocation of only the AmerenIP depreciation reserve balances for distribution and general plant accounts, since ICC jurisdiction is limited to these plant categories. Respondents' Exhibit 16.8 (2nd Revised) is attached as Exhibit F.

Michael J. Adams (Resp. Ex. 17.0)

1. Respondents' Exhibit 17.0 has been revised to include page numbers and is attached as Exhibit G.

2. Lines 660 – 662, the phrase “and the data sources supporting the expense levels” has been deleted.

3. Line 661, “XX” has been changed to “16.0.”

4. Line numbers are not affected by these changes.

Kenneth Vogl (Resp. Ex. 21.0)

1. Page 6, line 125 - \$55 million should be changed to \$41.8 million.

2. Page 6, line 126 - 2004 should be changed to 2005.

3. Page 6, line 127 - \$57 million should be changed to \$54.9 million.

Dated: June 20, 2006

Respectfully submitted,

CENTRAL ILLINOIS LIGHT COMPANY
d/b/a AmerenCILCO

CENTRAL ILLINOIS PUBLIC SERVICE
COMPANY d/b/a AmerenCIPS

ILLINOIS POWER COMPANY d/b/a
AmerenIP

By: /s/ Laura M. Earl

One of its attorneys

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PROOF OF SERVICE

I, Laura M. Earl, certify that on June 20, 2006, I served a copy of the foregoing Errata by electronic mail to the individuals on the Commission's Service List for this Docket.

By: /s/ Laura M. Earl
Attorney for Ameren Companies