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BEFORE THE  
ILLINOIS COMMERCE COMMISSION

ILLINOIS COMMERCE COMMISSION ) DOCKET NO.  
On Its Own Motion ) 11-0687  
-vs- )  
AMEREN ILLINOIS COMPANY )  
d/b/a Ameren Illinois )  
Reconciliation of revenues )  
collected under Rider EDR with )  
actual costs associated with )  
energy efficiency and )  
demand-response plans. )  
Reconciliation of revenues )  
collected under Rider GER with )  
actual costs associated with )  
natural gas energy efficiency )  
plans. )

Springfield, Illinois  
Thursday, July 26, 2012

Met, pursuant to notice, at 9:07 a.m.

BEFORE:

MR. JOHN ALBERS, Administrative Law Judge

SULLIVAN REPORTING COMPANY, by  
Carla J. Boehl, Reporter  
CSR #084-002710



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I N D E X

WITNESS

DIRECT

CROSS

REDIRECT

RECROSS

(None)

EXHIBITS

MARKED

ADMITTED

(None)



1                   As far as preliminary matters, I am  
2 not aware of any. Do any of you have any preliminary  
3 matters to raise?

4                                   (No response.)

5                   I will take that as a no.

6                   Moving on, since we last met we have  
7 received Ameren's, I believe we will call it, the  
8 initial direct testimony as was required by the  
9 tariffs to be filed by a certain date. The prior  
10 reconciliation docket, Docket 11-0314, is still  
11 pending. It is my understanding from e-Docket there  
12 is a status hearing coming up in September. So would  
13 it be the parties' intentions to just postpone this  
14 matter until that's taken care of or do you have a  
15 different proposal?

16                   MS. LUCKEY: Your Honor, if I could update you  
17 on where the parties stand, that's exactly where we  
18 are at this point. Staff rebuttal in 11-0341 is due  
19 on September 21, and then the parties plan to have a  
20 status on the September 24 to sort of discuss next  
21 steps. So we would like to propose having a status  
22 in this docket sometime the week of -- or the first

1 week of October, depending upon your availability,  
2 the 2nd, the 3rd or the 4th, because we believe at  
3 that time we might have a better idea of where we  
4 stand in the other docket to be able to possibly  
5 schedule something in this docket.

6 JUDGE ALBERS: All right. How about October 3,  
7 nine o'clock, just to start things off?

8 MS. LUCKEY: That's fine for Staff.

9 MR. DE MONTE: That works for the company, Your  
10 Honor.

11 JUDGE ALBERS: Okay. That was easy. Anything  
12 else then for the record today?

13 MS. LUCKEY: I just wanted to say that I know  
14 that counsel for the company has spoken with CUB and  
15 they have no issues with the 3rd, but that the AG has  
16 not yet weighed in on a date. We don't anticipate it  
17 will be a problem, but we just wanted to make sure  
18 you are aware.

19 JUDGE ALBERS: All right. Thank you.

20 MR. DE MONTE: And, Judge, just for clarity in  
21 the record, I think you had indicated in your  
22 prefatory statement that the judgment required the

1 testimony be filed by a particular date, and I just  
2 wanted to not let our silence be construed anything  
3 else in the future time but we have addressed that  
4 particular issue in the testimony, and I just wanted  
5 to raise that just so it is on the record.

6 JUDGE ALBERS: Right. I simply meant to  
7 indicate that, as I understood the tariffs, that you  
8 were to file some testimony by a certain date. And  
9 from what I have received, I imagine that the direct  
10 testimony of Mr. Woolcutt addresses that requirement.  
11 So I mean nothing more, nothing less by my  
12 statements.

13 MR. DE MONTE: Thank you, Judge.

14 JUDGE ALBERS: Anything further for today then?

15 MS. LUCKEY: Nothing from Staff.

16 MR. DE MONTE: Nothing for the company.

17 JUDGE ALBERS: All right. Well, thank you both  
18 and we will continue this to October 3 at 9:00 a.m.

19 (Whereupon the hearing in this  
20 matter was continued until  
21 October 3, 2012, at 9:00 a.m. in  
22 Springfield, Illinois.)