

**STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION**

Illinois Commerce Commission)	
On Its Own Motion)	
-vs-)	Docket No. 12-0510
AMEREN ILLINOIS COMPANY)	
d/b/a Ameren Illinois)	
)	
Reconciliation of revenues collected)	
under Rider EDR with the actual costs)	
associated with energy efficiency and)	
demand-response plans, and reconciliation of)	
revenues collected under Rider GER with the)	
actual costs associated with natural gas)	
energy efficiency plans.)	
)	
)	

**UNOPPOSED MOTION FOR LEAVE TO
FILE PARTIAL DIRECT TESTIMONY *INSTANTER***

Ameren Illinois Company d/b/a Ameren Illinois (“Ameren Illinois”) respectfully submits pursuant to Ill. Admin. Rule 200.190 its Unopposed Motion for Leave to File Partial Direct Testimony, and states as follows:

1. At the March 19, 2013 status hearing, Ameren Illinois and the Office of the General Counsel (“OGC”) provided an update on the status of the dockets involving prior year reconciliations under Riders EDR and GER for Plan Year (“PY”) 2 (Docket No. 11-0341) and PY 3 (Docket No. 11-0687). As of the filing of this motion, both dockets remain open.

2. At the same status hearing, Ameren Illinois and OGC also raised the possibility that the Company would file partial direct testimony due to language in Riders EDR and GER.

The relevant language states:

During the annual reconciliation proceeding, the Company shall file testimony by the later of October 31, or 35 days after it receives the final copies of the independent evaluations. The testimony will address the Company’s reconciliation statement and the

prudence and reasonableness of costs incurred and recovered under this Rider during the Program Year that is the subject of the reconciliation statement.

3. Ameren Illinois believes that the language set forth above can be subject to different interpretations and has proposed modifications to the tariff language in Docket No. 11-0687. (See Docket No. 11-0687, Ameren Ex. 2.0 (filed Jul. 6, 2012).)

4. Nonetheless, out of abundance of caution, and by agreement with OGC, the Company respectfully seeks leave to file partial direct testimony on April 24, 2013 (35 days after it received the final independent report), which would then be supplemented at a later date after the conclusions of Docket Nos. 11-0341 and 11-0687.

5. Finally, Ameren Illinois notes that the approach to filing partial direct testimony set forth above is the same approach that was taken in Docket No. 11-0687. (See Docket No. 11-0687, Ameren Exs. 1.0-2.0 (filed Jul. 6, 2012).)

6. As noted above, Staff, by way of its attorneys, does not oppose this motion.

WHEREFORE, Ameren Illinois respectfully requests that the relief set forth in this Motion, which is unopposed, be granted.

Dated: April 24, 2013

Respectfully submitted,

AMEREN ILLINOIS COMPANY

By: /s/ Mark W. DeMonte
Mark W. DeMonte
One of its attorneys

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CERTIFICATE OF SERVICE

I, Mark W. DeMonte, an attorney, certify that on April 24, 2013, I served a copy of the foregoing Unopposed Motion for Leave to File Partial Direct Testimony *Instantly* by electronic mail to the individuals on the Commission's Service List for Docket No. 12-0510.

/s/ Mark W. DeMonte
Mark W. DeMonte
Attorney for Ameren Illinois Company