



## ILLINOIS COMMERCE COMMISSION

May 29, 2013

Edward C. Fitzhenry  
Managing Associate General Counsel  
Ameren Illinois Company  
d/b/a Ameren Illinois  
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CHIEF CLERK'S OFFICE

2013 MAY 29 A 11: 05

ILLINOIS COMMERCE  
COMMISSION

RE: Docket No. 13-0301  
Ameren Illinois Company d/b/a Ameren Illinois  
Rate MAP-P Modernization Action Plan - Pricing Annual Update Filing

Dear Mr. Fitzhenry:

Pursuant to Section 285.145 of 83 Ill. Adm. Code 285, "Standard Information Requirements for Public Utilities and Telecommunications Carriers in Filing for an Increase in Rates" ("Part 285"), Ameren Illinois Company d/b/a Ameren Illinois ("AIC") is hereby provided the following list of deficiencies in its filing made under Part 285. AIC is further notified that it must file the requested information with the Office of the Chief Clerk of the Commission as soon as possible but not later than 28 days from receipt of this notice. Copies shall be provided to Ms. Joy Nicdao-Cuyugan, Ms. Mary Selvaggio, Mr. Theresa Ebrey, and Administrative Law Judges Albers and Yoder. If any of the requested information would be duplicative for the legacy utilities or Rate Zones, the information need only be provided once so long as a clear notation is provided indicating in which specific response the information is available.

1. Section 285.1025 Schedule A-5: Jurisdictional Allocation Summary, and Section 285.3005 Schedule C-1: Jurisdictional Operating Income Summary

Section 285.1025 a) 2) states

The total company costs allocated to each jurisdiction shall be consistent with the unadjusted total company balance at present rates reflected on Schedule C-1.

AIC did not present operating income statement information for the unadjusted total company balance at present rates and the total of all adjustments as required pursuant to Section 285.3005 b) on Schedule C-1. AIC presented only the jurisdictional balances for electric operations on Schedule C-1, which do trace to the electric distribution amounts appearing on Schedule A-5.

AIC is directed to provide the required information on a total company basis, along with corresponding adjustments on Schedule C-1.

2. Section 285.3070 Schedule C-7: Charitable Contributions

Section 285.3030 a) states:

Provide the charitable contributions for each of the three consecutive years immediately preceding the test year for the total company, the test year for the total company, and the test year jurisdictional pro forma at proposed rates reflected on Schedule C-1.

AIC did not present information for the total company for the reporting year 2012 and the three preceding years, as required pursuant to subpart (a). AIC presented only the jurisdictional amount for electric operations.

AIC is directed to provide the required information on a total company basis for the reporting year and each of the three previous years.

3. Section 285.6020 Schedule F-3.1: Distribution System Maintenance Expense

On lines 8-9 of Schedule F3.1, AIC states:

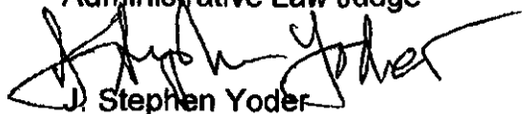
Ameren Illinois Electric's vegetation management programs had no circuits at the end of 2011 that exceeded the 4 year trim cycle on its distribution system.

AIC's statement in this Section should instead indicate whether any circuits exceeded a 4 year trim cycle at the end of 2012.

Sincerely,



John D. Albers  
Administrative Law Judge



J. Stephen Yoder  
Administrative Law Judge

cc: Joy Nicdao-Cuyugan  
Mary Selvaggio  
Theresa Ebrey  
Michael Wallace  
Chief Clerk's Office