AMEREN CORP Form 11-K June 28, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISISION WASHINGTON, DC 20549

FORM 11-K

(X) ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

FOR THE FISCAL YEAR ENDED DECEMBER 31, 2005

OR

() TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from _____ to _____

COMMISSION FILE NUMBER 1-14756

A. Full title of the plan and the address of the plan, if different from that of the issuer named below:

AMEREN CORPORATION SAVINGS INVESTMENT PLAN

B.Name of issuer of securities held pursuant to the plan and the address of its principal executive office:

Ameren Corporation 1901 Chouteau Avenue St. Louis, Missouri 63103 Ameren Corporation Savings Investment Plan Financial Statements and Additional Information December 31, 2005 and 2004

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* Other schedules required by 29 CFR 2520.103-10 of the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement

Income Security Act of 1974 ("ERISA"), as amended, have been omitted because they are not applicable.

Report of Independent Registered Public Accounting Firm

To the Participants and Administrator of the Ameren Corporation Savings Investment Plan

In our opinion, the accompanying statements of net assets available for benefits and the related statements of changes in net assets available for benefits present fairly, in all material respects, the net assets available for benefits of the Ameren Corporation Savings Investment Plan (the "Plan") at December 31, 2005 and 2004, and the changes in net assets available for benefits for the years then ended in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these statements in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedule of assets (held at end of year) is presented for the purpose of additional analysis and is not a required part of the basic financial statements but is supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. This supplemental schedule is the responsibility of the Plan's management. The supplemental schedule has been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

The schedule of assets (held at end of year) that accompanies the Plan's financial statements does not disclose the historical cost of certain nonparticipant-directed Plan assets held by the Plan's trustee. Disclosure of this information is required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974.

<u>/s/ PricewaterhouseCoopers LLP</u> PricewaterhouseCoopers LLP St. Louis, Missouri June 23, 2006 1

Ameren Corporation Savings Investment Plan Statements of Net Assets Available for Benefits December 31, 2005 and 2004

	2005	2004
Assets Investments (Note 3)	\$ 1,137,927,508 \$	994,675,937
Receivables Participant contributions Employer contributions Dividends and interest Due from broker for securities sold	1,992,158 744,478 130,207 120,666	1,838,646 720,635 66,448
Total receivables	2,987,509	2,625,729
Total assets	1,140,915,017	997,301,666
Liabilities Accrued expenses	27,463	17,725
Net assets available for benefits	\$ 1,140,887,554 \$	997,283,941

The accompanying notes are an integral part of these financial statements.

Ameren Corporation Savings Investment Plan Statements of Changes in Net Assets Available for Benefits Years Ended December 31, 2005 and 2004

	2005	2004
Additions: Interest and dividends Net appreciation in fair value of investments (Note 3) Participant contributions Employer contributions Total additions	\$ 21,733,012 \$ 55,773,140 61,332,740 18,637,436 157,476,328	18,590,046 95,780,145 61,908,554 15,609,800 191,888,545
Deductions: Benefits paid to participants Administrative expenses	43,343,566 332,930	40,223,631 266,415
Total deductions	43,676,496	40,490,045
Plan transfers in (Note 1)	29,803,781	109,966,700
Net increase	143,603,613	261,365,199
Net assets available for benefits Beginning of year	997,283,941	735,918,742
End of year	\$ 1,140,887,554 \$	997,283,941

The accompanying notes are an integral part of these financial statements.

1. Description of the Plan

General

The following is a brief summary of the various provisions of the Ameren Corporation ("Ameren" or the "Company") Savings Investment Plan (the "Plan"). Participants should refer to the Plan document for more complete information.

The Plan's purpose is to provide certain management and contract employees (the "Participants") of the Company and its wholly owned subsidiaries the option to defer a portion of their annual base compensation for federal income tax purposes in accordance with Section 401(k) of the Internal Revenue Code (the "Code"). The Plan is subject to certain provisions of ERISA, as amended, and regulations of the Securities and Exchange Commission.

The Company serves as sponsor of the Plan, and, consequently, has the authority to amend or terminate the Plan subject to certain restrictions. The Board of Directors of the Company has the authority and responsibility for the general administration of the Plan. The Northern Trust Company, as Trustee, has the authority and responsibility to hold and protect the assets of the Plan in accordance with Plan provisions and with the Ameren Corporation Savings Investment Master Trust Agreement.

On January 31, 2003, the Company completed its acquisition of all of the outstanding common stock of CILCORP Inc. from The AES Corporation ("AES"). With the acquisition, CILCORP Inc. became an Ameren subsidiary. Central Illinois Light Company is a wholly owned subsidiary of CILCORP Inc.

Effective January 1, 2004, the Plan was amended to merge the assets of the Employees' Savings Plan of Central Illinois Light Company into the Plan. The assets transferred from the Employees' Savings Plan of Central Illinois Light Company consisted of 29,766 and 931,778 shares of Ameren and AES common stock, respectively, as of the date of the transfer with a fair market value of \$1,369,236 and \$8,795,984, respectively. In addition, cash of \$96,652,880, receivables of \$320,628, loan balances of \$2,662,215 and accrued expenses of \$1,551 were transferred into the Plan.

Effective April 16, 2004, the Plan was amended to merge the assets of the CILCORP Infraservices, Inc. 401(k) Plan (the "CILCORP Plan") into the Plan. The assets transferred from the CILCORP Plan into the Plan consisted of cash of \$167,308.

The Plan was amended effective October 1, 2004, to allow all active employees of Illinois Power Company to participate in the Plan, following the Company's completion of the acquisition of Illinois Power Company on September 30, 2004.

Effective March 16, 2005, the Plan was amended to merge the assets of the Ameren Corporation Employee Long-Term Savings Plan - IUOE No. 148 into the Plan. The assets transferred into the Plan consisted of 222,879 shares of Ameren common stock, with a fair market value as of the date of the transfer of \$11,400,786. In addition, cash of \$17,049,648 and loan balances of \$812,572 were transferred into the Plan.

Participation

The Plan covers substantially all employees of the Company, except contract employees covered by a collective bargaining agreement between Central Illinois Public Service Company ("AmerenCIPS") Local 148 IUOE and the Company, prior to March 16, 2005, and contract employees covered by a collective bargaining agreement between AmerenCIPS Local 702 IBEW and the Company. All regular full time employees are eligible to participate upon employment.

Contributions

All Participants can contribute a maximum of 100 percent of their base compensation to the Plan. Participant contributions are subject to annual limitations imposed by the Code (\$14,000 in 2005 and \$13,000 in 2004). The Company will make an Employer Basic Matching Contribution plus an Employer Additional Matching Contribution in an amount equal to a percent of the amount each Participant contributes to the Plan, up to a certain maximum percentage of the Participant's compensation that he or she elects to contribute to the Plan each year. The amount of Company matching contribution depends on the Participant's employment classification and for contract employees is determined by the collective bargaining agreement with the specific union representing the Participants. The Employer Additional Matching Contributions are invested in the Ameren Common Stock Fund; and, will remain invested in the Ameren Common Stock Fund until Participants reach age 55. At age 55, Participants are given the opportunity to allocate these contributions to different investments if so desired. All Company contributions are made to the extent sufficient earnings are available, as described in the Plan document.

The Plan permits "catch-up" contributions for all employees age 50 and older. Eligible employees could contribute \$4,000 in 2005 and \$3,000 in 2004 as a "catch-up" contribution. The Company does not match "catch-up" contributions.

Participants direct their contributions and the Employer Basic Matching Contributions by electing that such contributions be placed in a single investment fund or allocated in increments of one percent to any combination of investment funds. Such fund allocation elections may be changed daily. Earnings derived from the assets of any investment fund are reinvested in the fund to which they relate. Participants may elect daily to reallocate, by actual dollar or percentage in one percent increments, the value of their accounts between funds. Pending investment of the assets into any investment fund, the Trustee may temporarily make certain short-term investments.

Participant Loans

The Plan permits Participants to borrow from their accounts within the Plan. Such borrowings may be made subject to the following: (1) the minimum amount of the loan is \$1,000, (2) the amount of the loan may not exceed the lesser of \$50,000 or fifty percent of the vested amount in the Participant's account, (3) the loan will bear a fixed interest rate and repayments will be made through mutual agreement subject to certain statutory repayment time limits, (4) each loan shall bear a reasonable interest rate as determined under policies established for the Plan and (5) such other rules and regulations as may be adopted by the Company. At December 31, 2005 and 2004, the interest rates on participant loans ranged from 4.00 percent to 10.50 percent and 4.25 percent to 11.00 percent, respectively.

In conjunction with the amendment effective October 1, 2004 to allow for active employees of Illinois Power Company to participate in the Plan, the Plan accepted outstanding loan balances for

employees of Illinois Power Company electing an account rollover from October 1, 2004 through December 15, 2004.

Vesting

The amounts in Participants' accounts, including Company contributions, are fully vested at all times.

Payment of Benefits

The total amount of a Participant's account shall be distributed to the Participant according to one of the options as described in the Plan document and as elected by the Participant. A Participant whose account balance is \$5,000 (lowered to \$1,000 effective March 28, 2005) or greater may defer distribution until December 31 of the year they attain age 70 1/2 but no later than April 1 of the year following the Participant's attaining age 70 1/2. If the balance of the account is less than \$5,000 (lowered to \$1,000 effective March 28, 2005), the distribution shall be made in a lump sum within ninety days of his or her termination of employment, provided he or she is not an employee on such date. All distributions shall be in the form of cash except that Participants may elect to have his or her interest in the Ameren Common Stock Fund or the AES Common Stock Fund, if applicable, distributions, rollover contributions and related earnings thereon upon reaching age 59 1/2, in the event of total disability or financial hardship as defined by the Plan or the Code. For purposes of distributions, the Participant's account value will be determined as of the last business day coincident with or immediately preceding the day of distribution. Contributions to the Plan and investment income thereon are taxable to Participants upon distribution pursuant to the rules provided for under the Plan and the Code.

The Plan also allows, at the discretion of the Company, participants of the former Union Electric Company Employee Stock Ownership Plan and the former Ameren Corporation Employee Stock Ownership Plan for Certain Employees of CIPS, to receive distributions prior to termination of employment of (a) all or a portion of a Participant's account balance acquired at least 84 months prior to a distribution and (b) any portion of a Participant's account balance acquired by dividends or other income. Any such distributions would be subject to tax withholding and potentially a 10 percent early withdrawal penalty similar to any other early Plan distribution unless the distribution is rolled over to an individual retirement account or other qualified plan.

Plan Transfers In

For 2005, Plan transfers in represent Participants' account balances which have been transferred from the Ameren Corporation Employee Long-Term Savings Plan - IUOE NO. 148 and the Ameren Corporation Employee Long-Term Savings Plan - IBEW No. 702 into the Plan. For 2004, Plan transfers in represent Participants' account balances which have been transferred from the Employees' Savings Plan of Central Illinois Light Company and the CILCORP Infraservices, Inc. 401(k) Plan into the Plan. The 2005 Plan transfers in were due to a plan merger and to participants transferring from a collective bargaining unit to a management position. The 2004 Plan transfers in were due to plan mergers.

Plan Termination

The Company intends to continue the Plan indefinitely. However, the Company may at any time and for any reason, subject to ERISA and Internal Revenue Service regulations, suspend or

terminate the Plan provided that such action does not retroactively adversely affect the rights of any Participant under the Plan.

2. Summary of Significant Accounting Policies

Basis of Accounting

The accompanying financial statements of the Plan are prepared on the accrual basis of accounting, except that benefit payments to Participants are recorded upon distribution.

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of changes in net assets available for benefits during the reporting period. Actual results could differ from those estimates.

Investments

All investments are presented at fair value as of December 31, 2005 and 2004. The fair value of the Ameren Common Stock Fund and the AES Common Stock Fund were determined using year-end published market prices. Investments in mutual funds are valued at published net asset market value including accrued income on the last business day of each year. Investments in the Northern Trust Company Collective Short-Term Investment Fund are valued at cost plus accrued income, which approximates market value. Investments in the Northern Trust Company Collective Stable Asset Fund are valued at contract value, or principal plus accrued interest. Participant loans are valued at cost, which approximates market value.

Investment securities are exposed to various risks, such as interest rate, market and credit. Due to the level of risk associated with certain investment securities and the level of uncertainty related to changes in the value of investment securities, it is at least reasonably possible that changes in risks in the near term could materially affect the amounts reported in the Statement of Net Assets Available for Benefits.

Income

Interest income is recorded on the accrual basis. Dividend income is recorded on the ex-dividend date. Gains and losses on security transactions are recorded on the trade date.

Administrative Expenses

Trustee fees and other fees associated with administering the Plan are paid by the Plan.

3. Investments

The following table presents investments of the Plan at December 31, 2005 and 2004, respectively:

	2005	2004
Investments at Fair Value as Determined By Quoted Market Price		
Common Stock		
Ameren Corporation ⁽¹⁾⁽²⁾	\$ 249,582,150	\$ 216,001,464
The AES Corporation	11,823,459	11,474,721
Managed Domestic Equity Funds		
Lord Abbett Mid-Cap Value Fund ⁽¹⁾	184,330,584	169,982,361
American Funds Washington Mutual Investors Fund ⁽¹⁾	105,602,839	102,557,416
Vanguard Asset Allocation Fund ⁽¹⁾	85,433,828	81,771,233
Barclays Global Investors Equity Index Fund ⁽¹⁾	84,020,522	77,010,469
American Funds Growth Fund of America ⁽¹⁾	68,328,882	46,065,409
Vanguard Extended Market Index Fund	46,745,925	38,150,994
Managed International Equity Fund		
American Funds EuroPacific Growth Fund ⁽¹⁾	71,895,117	48,529,893
Managed Fixed Income Fund		
PIMCO Total Return Fund	28,778,857	23,265,652
Investments at Estimated Fair Value		
Managed Fixed Income Funds		
Northern Trust Company Collective Stable Asset Fund ⁽¹⁾	171,006,625	150,089,879
Northern Trust Company Collective Short-Term Investment Fund	4,894,040	7,376,933
Participant Loans	25,484,680	22,399,513
Total investments	\$ 1,137,927,508	\$ 994,675,937

⁽¹⁾ Investments that represent 5 percent or more of the Plan's net assets at December 31, 2005.

⁽²⁾ Nonparticipant-directed portion is \$68,974,356 and \$58,034,433 at December 31, 2005 and 2004, respectively.

During 2005 and 2004, the Plan's investments (including investments bought, sold, and held during the year) appreciated/(depreciated) in value as follows:

Investments at Fair Value as Determined By Quoted Market Price	2005	2004
Managed Domestic Equity Funds	\$ 32,423,913	\$ 61,552,039
Managed International Equity Fund	9,925,141	6,643,140
Managed Fixed Income Fund	(252,302)	533,696
Ameren Common Stock Fund	4,888,393	18,340,233
AES Common Stock Fund	1,811,577	3,370,612
Net change in fair value	48,796,722	90,439,720
Investments at Estimated Fair Value		
Managed Fixed Income Fund	6,976,418	5,340,425
Net change in fair value	\$ 55,773,140	\$ 95,780,145

4. Nonparticipant-Directed Investments

Information about the net assets and the significant components of the changes in net assets relating to the nonparticipant-directed investments at and for the years ended December 31, 2005 and 2004, is as follows:

		2005	2004
Net assets Ameren Common Stock Fund	¢	69 074 256 ¢	58 024 422
Employer contributions receivable	\$	68,974,356 \$ 267,626	58,034,433 307,100
Changes in net assets			
Dividends		3,180,818	2,736,129
Net appreciation in fair value of investments		1,175,057	4,790,313
Employer contributions		6,773,562	5,216,733
Plan transfer in		1,676,874	-
Benefits paid to Participants		1,254,742	963,586
Net transfer out to other investments		651,120	-

5. Transactions with Parties-in-Interest

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At December 31, 2005, the Plan held Company common stock with a cost and market value of \$185,506,677 and \$249,582,150, respectively. During 2005, the Plan purchased shares at a cost of \$34,794,851 and sold shares valued at \$14,697,460.

At December 31, 2004, the Plan held Company common stock with a cost and market value of \$154,353,374 and \$216,001,464, respectively. During 2004, the Plan purchased shares at a cost of \$25,548,279 and sold shares valued at \$13,533,311.

The Plan held \$4,894,040 and \$7,376,933 in the Northern Trust Company Collective Short-Term Investment Fund at December 31, 2005 and 2004, respectively, which is managed by an affiliate of the Trustee.

The Plan held \$171,006,625 and \$150,089,879 in the Northern Trust Company Collective Trust Stable Asset Fund at December 31, 2005 and 2004, respectively, which is managed by an affiliate of the Trustee.

These transactions are allowable party-in-interest transactions under Section 408(b)(8) of the ERISA regulations.

6. Reconciliation of Financial Statements to Form 5500

The following is a reconciliation of net assets available for benefits per the financial statements to the Form 5500 at December 31, 2005 and 2004:

	2005	2004
Net assets available for benefits per the financial statements Amounts allocated to withdrawing Participants	\$ 1,140,887,554 \$ (58,927)	997,283,941
Net assets available for benefits per the Form 5500	\$ 1,140,828,627 \$	997,283,941

The following is a reconciliation of benefits paid to Participants per the financial statements to the Form 5500 for the years ended December 31, 2005 and 2004:

	2005	2004
Benefits paid to Participants per the		
financial statements	\$ 43,343,566	\$ 40,223,631
Add: Amounts allocated to withdrawing		
Participants during the current year	58,927	-
Less: Amounts allocated to withdrawing		
Participants during the prior year	-	(502,676)
Benefits paid to Participants per the Form 5500	\$ 43,402,493	\$ 39,720,955

Amounts allocated to withdrawing Participants are recorded on the Form 5500 for benefit claims that have been processed and approved for payment prior to December 31, but not yet paid as of that date.

7. Federal Income Tax Status

The Company obtained its latest determination letter July 31, 2001, in which the Internal Revenue Service stated that the Plan was in compliance with the applicable requirements of the Code. The Plan has been amended since receiving the determination letter. However, the Company believes

that the Plan currently is designed and being operated in compliance with the applicable requirements of the Code and, therefore, the Plan continues to qualify under Section 401(a) and the related trust continues to be tax-exempt as of December 31, 2005. Therefore, no provision for income taxes has been included in the Plan's financial statements.

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Ameren Corporation Savings Investment Plan Schedule of Assets (Held at End of Year) December 31, 2005

(a)

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* **

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The Vanguard Group

The AES Corporation

Northern Trust Company

Company

Participants

Pacific Investment Management

(b) Identity of issue, borrower, lessor, or similar party	(c) Desciption of investment including maturity date, rate of interest, collateral, par, or maturity value	(e) Current value
Ameren Corporation	Ameren Common Stock Fund	\$
		\$ 249,582,150
Lord Abbett and Company	Lord Abbett Mid-Cap Value Fund	184,330,584
Northern Trust Company	Collective Stable Asset Fund	171,006,625
American Funds Group	Washington Mutual Investors Fund	105,602,839
The Vanguard Group	Vanguard Asset Allocation Fund	85,433,828
Barclays Global Investors	Barclays Global Investors Equity	84,020,522
	Index Fund	
American Funds Group	Europacific Growth Fund	71,895,117
American Funds Group	Growth Fund of America	68,328,882

Schedule 1

46,745,925

28,778,857

25,484,680

11,823,459

4,894,040

\$ 1,137,927,508 Investment represents allowable transaction with a party-in-interest.

Participant Loans

Fund

Fund

* ** Interest rates vary from 4.00 percent to 10.50 percent on loans maturing through 2017.

Note: Information pertaining to column (d) was not available for nonparticipant-directed investments, and was omitted for participant-directed investments because it was not applicable.

Vanguard Extended Market Index

Collective Short-Term Investment

PIMCO Total Return Fund

AES Common Stock Fund

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SIGNATURES

The Plan. Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees (or other persons who administer the employee benefit plan) have duly caused this annual report to be signed on its behalf by the undersigned hereunto duly authorized.

AMEREN CORPORATION SAVINGS INVESTMENT PLAN

AMEREN SERVICES COMPANY (Administrator)

By <u>/s/ Donna K. Martin</u> Donna K. Martin Senior Vice President and Chief Human Resources Officer

June 28, 2006

EXHIBIT INDEX

Exhibit No.

Description

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Consent of Independent Registered Public Accounting Firm