

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of KCP&L Greater Missouri Operations)
Company’s Request for Authority to Implement) File No. ER-2016-0156
A General Rate Increase for Electric Service)

**KCP&L GREATER MISSOURI OPERATIONS COMPANY’S
MOTION FOR CLARIFICATION**

COMES NOW KCP&L Greater Missouri Operations Company (“GMO”) and for its
Motion for Clarification states as follows:

1. On September 28, 2016, the Missouri Public Service Commission (“Commission”) issued its *Order Approving Stipulations and Agreements, Rejecting Tariffs, Cancelling True-Up Hearing, and Ordering Filing of Compliance Tariffs* (“Order”).

2. GMO notes that the Estimated Customer Impact Table on page 1 of the Commission’s Order contains 900 monthly kWh average use assumptions for both “General Use” and “Space Heating” customers in the MPS service area and 1,300 monthly kWh average use assumptions for both “General Use” and “Space Heating” customers in the L&P service area. This is not consistent with how the customer impact was estimated.

3. Staff’s September 26, 2016 pleading entitled, *Typical Residential Customer Impact* used a 900 kWh average use assumption for “General Use” customers in both MPS and L&P service areas and a 1300 kWh average use assumption for “Space Heating” customers in both MPS and L&P service areas.

4. GMO requests that the Commission clarify in an order that the 900 kWh average use assumption corresponds to “General Use” customers in both the MPS and L&P service areas and the 1300 kWh assumption corresponds to “Space Heating” customers in both the MPS and L&P service areas. Below is the corrected chart.

Current			Consolidated			
Service Area	Classifications	Monthly	Proposed		Ordered	
			%	Monthly	%	Monthly
MPS	General Use 900 kWh	\$104.09	+8.1%	+\$9.00	+0.567%	+\$0.59
	Space Heating 1300 kWh	\$130.65			+0.436%	+\$0.57
L&P	General Use 900 kWh	\$104.12			+0.538%	+\$0.56
	Space Heating 1300 kWh	\$131.35			-0.099%	-\$0.13

WHEREFORE, KCP&L Greater Missouri Operations Company respectfully asks that the Commission issue a correction as outlined above.

Respectfully submitted,

/s/ Robert J. Hack

Robert J. Hack, #36496
Roger W. Steiner, #39586
Kansas City Power & Light Company
1200 Main Street
Kansas City, MO 64105
Phone: (816) 556-2791
Phone: (816) 556-2314
Fax: (816) 556-2110
rob.hack@kcpl.com
roger.steiner@kcpl.com

**ATTORNEYS FOR KCP&L GREATER
MISSOURI OPERATIONS COMPANY**

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been mailed, hand-delivered, transmitted by facsimile or electronically mailed to all counsel of record this 29th day of September, 2016.

/s/ Robert J. Hack

Robert J. Hack