

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

In the Matter of the Application of KCP&L)
Greater Missouri Operations Company)
Containing its Annual Fuel Adjustment) Case No. EO-2009-0431
Clause True-Up)

**KCP&L GREATER MISSOURI OPERATIONS COMPANY’S
RESPONSE TO ORDER DIRECTING FILING**

Pursuant to 4 CSR 240-2.080, KCP&L Greater Missouri Operations Company (“KCP&L-GMO” or “Company”) hereby respectfully submits to the Missouri Public Service Commission (“Commission”) its Response To Order Directing Filing. In support of its response, KCP&L-GMO states as follows:

1. On July 16, 2009, the Commission Staff (“Staff”) filed the Staff Revised Recommendation And Reply To KCP&L Greater Missouri Operations Company’s Response To Staff Recommendation in which it revised its recommendation to “now recommend GMO under-recovered \$1,132,431 from customers in the MPS and \$187,925 from customers in L&P during March 2008 to February 2009 recovery period for the June to November 2007 accumulation period, based on adjustments to GMO’s under-recovery true-up proposal for (adjustments of (\$3,729) for MPS and (\$968) for L&P) to properly apply interest at GMO’s short-term borrowing rate for July 31, 2008, August 31, 2008, September 30, 2008, and October 31, 2008 as required by 4 CSR 240-20.090(5)A), and (3)(b).” (Revised Staff Recommendation, p. 4). Staff also stated that it believes that there is no longer a dispute between GMO and the Staff in this case. (Id.).

2. On July 17, 2009, the Commission issued its Order Establishing Time To Respond to Staff’s Revised Recommendation and ordered that any party that wishes to respond to Staff’s Revised Recommendation should do so no later than Noon on July 22, 2009.

3. For its Response To Order Directing Filing, KCP&L-GMO states that it agrees that there is no longer a dispute between GMO and the Staff that requires resolution by the Commission in this case. While there are some ongoing discussions between KCP&L-GMO and Staff on the proper interest calculation, it is KCP&L-GMO's understanding that Staff is agreeable to using the Company's interest calculations, and therefore there is no remaining interest calculation issue.

4. KCP&L-GMO is also unaware of any other issue in this case with any other party. Therefore, KCP&L-GMO recommends that the prehearing conference scheduled for July 23, 2009 in this case be canceled.

WHEREFORE, for the foregoing reasons, KCP&L-GMO respectfully requests that the Commission accept Staff's Revised Recommendation.

Respectfully submitted,

/s/ James M. Fischer

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CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing document has been hand delivered, emailed or mailed, postage prepaid, this 20th day of July, 2009, to all counsel of record.

/s/ James M. Fischer _____

James M. Fischer