

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

In the Matter of Kansas City Power & Light )  
Company's Submission of Its 2019 Renewable ) File No. EO-2019-0317  
Energy Standard Compliance Plan )

In the Matter of KCP&L Greater Missouri )  
Operations Company's Submission of Its 2019 ) File No. EO-2019-0318  
Renewable Energy Standard Compliance Plan )

**KANSAS CITY POWER & LIGHT COMPANY'S AND  
KCP&L GREATER MISSOURI OPERATIONS COMPANY'S  
RESPONSES TO COMMISSION QUESTIONS**

COME NOW Kansas City Power & Light Company (“KCP&L”) and KCP&L Greater Missouri Operations Company (“GMO”) (collectively the “Company”), and for their response to the Missouri Public Service Commission’s (“Commission”) *Order Directing Company Filing* issued on June 24, 2019, respond as follows:

**1. Does the Company agree or disagree that the RES Plan is limited to including costs of renewables designated to meet the RES requirements?**

Response: The Company agrees that the RES retail impact required to be included in the RES Compliance Plan by 4 CSR 240-20.100(8)(B)1.F is based on costs that are limited to RES compliance costs which, as defined by 4 CSR 240-20.100(1)(Q), include only those costs directly related, or attributable, to RES compliance.

**2. Is it appropriate to calculate fixed rate charges in the Company’s RES model 2019 using a federal corporate tax rate of 35% instead of 21% for years after 2017?**

Response: It is appropriate to calculate fixed rate charges in the Company’s RES model 2019 using a federal corporate tax rate of 21% for years after 2017. The Company inadvertently and erroneously used a federal corporate tax rate of 35% for years after 2017. Please see attached *Q0001\_CONF\_Attachment A\_GMO RES Model 2019 CORRECTED.xlsx* (Confidential) provided in response to EO-2019-0315 Q0001 and

attachment *Q0001\_CONF\_Attachment A\_GMO RES Model 2019 CORRECTED.xlsx*  
(Confidential) provided in response to EO-2019-0316 Q0001 that corrected this error.

WHEREFORE, the Company respectfully submits this response to the Commission and requests that this docket be closed.

Respectfully submitted,

*/s/ Roger W. Steiner*

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**Attorney for Kansas City Power & Light  
Company and KCP&L Greater Missouri  
Operations Company**

**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 28<sup>th</sup> day of June 2019, to all parties of record.

*/s/ Roger W. Steiner*

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Roger W. Steiner