

Order. Those revised tariff sheets bear an issues date of January 16, 2013, with an effective date thirty days later in order to comply with 4 CSR 240-3.145.¹

3. Section 393.140(11), specifies that, unless the Commission orders otherwise, a change shall not be made to any rate filed by an electrical corporation except after thirty days' notice to the Commission and publication for thirty days as required by order of the Commission. However, Section 393.140(11) expressly provides that, for good cause shown, the Commission may allow tariff changes without requiring thirty days' notice. Good cause exists to make the Company's compliance tariffs effective on or before the operation of law date in these cases because the Commission has already found that the Companies are presently in a revenue deficient position, and the Commission has already authorized the Companies to file the tariffs that are filed concurrently with the filing of this Motion.

4. As provided in 4 CSR 240-2.080(14), the Companies request that the Commission approve the compliance tariffs so that they take effect on the operation of law date in this case (January 26, 2013), and the Commission, as noted earlier, has good cause to do so. Furthermore, the Companies state that by doing so, the Commission will avoid the harm that would be caused by any delay in allowing rates determined to have been just and reasonable to take effect. Moreover, there can be no negative effect on anyone – ratepayers or the Companies – if the compliance tariffs are approved to be effective January 26, 2013 because this will allow the rates determined by the Commission to be just and reasonable rates to in fact be charged for the electric service provided by the Companies.

5. This Motion was filed as soon as it could have been under the circumstances.

¹ The Companies have complied with this Commission rule by filing the compliance tariffs with a thirty day effective date, despite the Companies' belief that thirty days' notice is unnecessary under these circumstances, particularly given the specific provisions of Section 393.140(11), discussed below. Unless otherwise indicated, all statutory references are to Missouri Revised Statutes (2000), as amended.

WHEREFORE, for the foregoing reasons and for good cause shown, KCP&L and GMO respectfully request that the Commission grant this Motion, and approve the tariff sheets the Companies have filed to be effective for service rendered on and after January 26, 2013.

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 hereby certify that copies of the foregoing have been mailed, hand-delivered, transmitted by facsimile or electronically mailed to all counsel of record this 16th day of January, 2013.

/s/ Roger W. Steiner

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