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February 29, 2000

HAND DELIVERED

The Honorable Dale Hardy Roberts Secretary/Chief Regulatory Law Judge Missouri Public Service Commission Room 530 Truman State Office Building Jefferson City Missouri 65101 FILED² FEB 2 9 2000

Missouri Public Service Commission

Re: GST Steel Company v. Kansas City Power & Light Company Case No. EC99-553

Dear Secretary Roberts:

Enclosed for filing in the above-referenced case please find an original and fourteen copies of GST Steel Company's Motion to Amend by Interlineation the First Page of the Petition for an Investigation as to the Adequacy of Service Provided by the Kansas City Power & Light Company and Request for Immediate Relief.

Also enclosed are copies of the first page of the petition reflecting the amended revisions to replace the corresponding public and sealed pages on file with the Commission.

Thank you in advance for your attention to this matter.

Sincerely,

By:

LATHROP & GAGE L.C.

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Kurt U. Schaefer

KUS/jf Enclosures cc: All Parties of Record

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BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

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In the Matter of Hawthorn Generating Station Unit No. 5 and the Adequacy of Service Provided by the Kansas City Power & Light Company

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FILED 2 FEB 2 9 2000 ssouri public ce Commission Case No. EC-99-553

MOTION TO AMEND BY INTERLINEATION THE FIRST PAGE OF THE PETITION FOR AN INVESTIGATION AS TO THE ADEQUACY OF SERVICE PROVIDED BY THE KANSAS CITY POWER & LIGHT COMPANY AND REQUEST FOR IMMEDIATE RELIEF

COMES NOW GS Technologies Operating Co., Inc., doing business in Missouri as GST Steel Company ("GST") and hereby states as follows:

1. On May 11, 1999, GST filed its Petition for an Investigation as to the Adequacy of Service Provided by the Kansas City Power & Light Company and Request for Immediate Relief ("Petition"). GST filed with the Commission a public version and a proprietary version of the Petition.

2. The first page of the Petition identifies GST as "GST Steel Company."

3. In its February 17, 2000, Order Concerning Show Cause Hearing, the Commission instructs GS Technologies Operating Co., Inc. to "reveal its legal name and show that GST Steel Company is its registered fictitious name and trade name." See Order Concerning Show Cause Hearing, p. 8, No. 1.

4. GST seeks to amend by interlineation the first page of the Petition to establish that "GST" is GS Technologies Operating Co., Inc., a corporation duly authorized to conduct business in Missouri, and is doing business in Missouri as GST Steel Company, a duly registered fictitious name in Missouri. GST is simultaneously submitting a sufficient number of properly revised pages to replace the corresponding public and sealed pages on file with the Commission. 5. The amendments stated in paragraph 4 above are the only amendments to the first page of the Petition. All other contents and allegations of page one, as well as the remainder of the Petition, including the Appendices, remain unchanged by this amendment.

6. The amendments stated in paragraph 4 above apply to both the public and proprietary versions of the Petition.

WHEREFORE, GST requests to amend by interlineation the first page of its Petition for an Investigation as to the Adequacy of Service Provided by the Kansas City Power & Light Company and Request for Immediate Relief to identify GST as GS Technologies Operating Co., Inc., a corporation duly authorized to conduct business in Missouri, doing business in Missouri as GST Steel Company, a duly registered name in Missouri.

Respectfully submitted,

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Attorneys for GST Steel Company

Dated: February 29, 2000

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CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been mailed, postage prepaid, to all counsel of record as shown on the following service list this 29th day of February, 2000.

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