

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

In the Matter of the Application of Kansas )  
City Power & Light Company for Approval )  
to Make Certain Changes in its Charges for ) Case No. ER-2010-0355  
Electric Service to Continue the )  
Implementation of its Regulatory Plan )

In the Matter of the Application of KCP&L )  
Greater Missouri Operations Company for ) Case No. ER-2010-0356  
Approval to Make Certain Changes in its )  
Charges for Electric Service )

**MOTION FOR LEAVE TO FILE OUT OF TIME**

**COMES NOW** the Missouri Retailers Association and asks the Commission to permit it to file the Direct Testimony of Walter Drabinski out of time in the above-captioned cases. In support of its Motion, the Missouri Retailers Association states:

1. The Missouri Retailers Association (MRA) on November 1, 2010, filed its Motion for Extension of Time to file Mr. Drabinski's Testimony. Kansas City Power and Light (KCPL) opposed the Motion on November 8, 2010, and the MRA replied to those Suggestions on November 9, 2010. The Commission has not yet ruled on MRA's Motion.

2. KCPL has produced in the above-captioned cases all of the formal discovery it produced for Mr. Drabinski's review in the cases before the Kansas Corporation Commission (KCC) touching on the Iatan 1 and Iatan 2 construction projects. MRA believes that additional information Mr. Drabinski obtained through informal processes cannot be disclosed under the Protective Order issued by the KCC in its proceedings. MRA has requested that the KCC permit Mr. Drabinski to utilize those materials in the Missouri cases, but the KCC has not yet ruled on that request.

3. MRA is filing the Direct Testimony of Walter Drabinski in each of the above-captioned cases this date, and is filing such Testimony as HC in its entirety until such time as KCPL

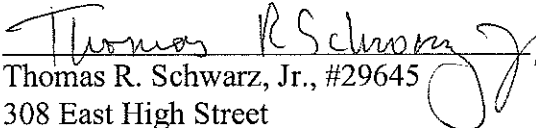
vets MRA's proposed redactions and advises MRA. Promptly after it receives such notification, MRA will file HC and redacted NP versions of Mr. Drabinski's Testimony. MRA is serving Mr. Drabinski's testimony electronically. It is serving the Schedules to Mr. Drabinski's Testimony on CD's due to the volume of the Schedules.

**WHEREFORE**, MRA renews its Motion for Leave to File Out of Time the Direct Testimony of Walter Drabinski in the above-captioned cases.

Respectfully submitted,

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## CERTIFICATE OF SERVICE

I hereby certify that on November 17, 2010, true and accurate copies of the foregoing Motion for Leave to File Out of Time and the Direct Testimony of Walter Drabinski were sent by electronic transmission to the following. True and accurate copies of Mr. Drabinski's Schedules were hand delivered, sent by Federal Express, or sent by first class mail to the parties.

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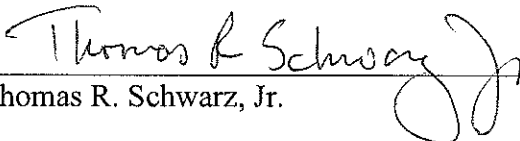
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