BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Kansas City Power & Light)	
Company's Notice of Intent to File an)	
Application for Authority to Establish a Demand-)	File No. EO-2015-0240
Side Programs Investment Mechanism)	
In the Matter of KCP&L Greater Missouri Operations)	
Company's Notice of Intent to File an)	
Application for Authority to Establish a Demand-)	File No. EO-2015-0241
Side Programs Investment Mechanism)	

NON-UNANIMOUS STIPULATION AND AGREEMENT

COME NOW, Kansas City Power & Light Company ("KCP&L"), KCP&L Greater Missouri Operations Company ("GMO") (hereafter KCP&L and GMO are referred to collectively as the "Company"), the Staff of the Missouri Public Service Commission, the Office of the Public Counsel, Missouri Division of Energy, National Housing Trust, West Side Housing Organization, Earth Island Institute d/b/a Renew Missouri and the National Resources Defense Council (together, the "Signatories") and present this Non-Unanimous Stipulation and Agreement ("Stipulation") to the Missouri Public Service Commission ("Commission") for the Commission's approval, and in support thereof respectfully state as follows:

1. On August 28, 2015, KCP&L filed in Case No. EO-2015-0240 and GMO filed in Case No. EO-2015-0241 separate applications ("Application") under the Missouri Energy Efficiency Investment Act ("MEEIA") and the Commission's MEEIA rules, along with their separate reports with appendices (HC and NP), requesting Commission approval of demand-side programs and technical resource manual ("TRM") and for authority to establish a demand-side programs investment mechanism ("DSIM"). On November 23, 2015, the Company, Commission Staff, Office of the Public Counsel, Division of Energy, National Housing Trust,

West Side Housing Organization, Natural Resources Defense Council, Renew Missouri and United for Missouri filed a Non-Unanimous Stipulation and Agreement Resolving MEEIA Filings ("November Stipulation") in which the signatories reached agreement on all issues related to the Company's Cycle 2 MEEIA programs and the associated DSIM. Brightergy objected to the November Stipulation. After a January 12, 2016 evidentiary hearing, the Commission issued an Order approving the November Stipulation on March 2, 2016.

- 2. Pursuant to Appendix C of the November Stipulation, the signatories to that stipulation agreed to incentive ranges for each measure and program for Cycle 2. After contracting with program implementers, the Company determined the incentive ranges for the Small Business Direct Install Program and the Business Energy Efficiency Rebate-Standard programs contained in the November Stipulation were either not complete or were inaccurate and needed modification to ensure effective implementation of the programs. The Company has consulted with all of the parties concerning these changes. The Signatories to this Stipulation agree the incentive ranges should be modified as set forth in the attached Appendix 1 (HC). Appendix 1 would replace Appendix C of the November Stipulation and would be used by the Company in MEEIA Cycle 2.
- 3. Pursuant to Appendix I of the November Stipulation, the signatories to that stipulation listed the DSM measures the Company would use in MEEIA Cycle 2. Due to a clerical error, the list of measures was not complete for all programs. Attached as Appendix 2 (HC) to this Stipulation is a complete set of DSM measures for all the Company's MEEIA programs, including the modifications noted in Appendix 1 above. The Company has consulted with the parties concerning these changes. The Signatories to this Stipulation agree the DSM measures should be modified as set forth in Appendix 2. Appendix 2 would replace Appendix I

of the November Stipulation and would be used by the Company in the implementation of MEEIA Cycle 2.

4. All parties have been apprised of this Stipulation by email to all counsel of record. Brightergy, LLC and Union Electric Company d/b/a Ameren Missouri have indicated that they will not oppose the Stipulation.

WHEREFORE, the parties respectfully request that the Commission approve this Stipulation, allow the related modifications to the November Stipulation appendices, and grant any other and further relief as it deems just and reasonable.

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Respectfully submitted,

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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, transmitted by e-mail, or mailed, First Class, postage prepaid, this 17th day of March 2016, to counsel for all parties on the Commission's service list in this case.

Isl Roger W. Steiner

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