

**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 Electric)	Case No. ER-2010-0355
Service to Continue the Implementation of Its)	Tariff No. JE-2010-0692
Regulatory Plan)	

In the Matter of the Application of KCP&L)	
Greater Missouri Operations Company)	Case No. ER-2010-0356
for Approval to Make Certain Changes in its)	Tariff No. JE-2010-0693
Charges for Electric Service)	

MOTION FOR CLARIFICATION

Kansas City Power & Light Company and KCP&L Greater Missouri Operations Company (the “Companies”) appreciate the Commission’s July 7, 2010 Order Regarding Construction and Prudence Audits. However, the Companies seek clarification regarding certain parts of the Commission’s Order.

1. The Companies are concerned that language in paragraphs 9 and 10 of the Order could be interpreted to mean that Staff can complete its Iatan 2 prudence audit as late as the true-up hearing. The Companies do not believe the Commission intended to delay the Iatan 2 prudence audit beyond the Staff’s direct case. The results of Staff’s Iatan 2 prudence audit and Staff’s proposed prudence adjustments should be contained in Staff’s direct testimony filing. The review of Iatan 2 invoices will be addressed in the true-up testimony. Completion of in-service criteria will also be addressed in the true-up testimony. The Companies are working with the parties to the rate cases to spell out in a stipulation and agreement exactly when issues will be addressed as well as the cut-off date for Staff’s review of Iatan invoices and accruals.

2. The Commission should be aware that Iatan 2 and common plant expenses will occur after the January 30, 2011 deadline in paragraph 9 of the Order. These expenses will need

to be addressed and audited in future rate cases. The Companies are working with the parties to spell out in a stipulation and agreement exactly when issues will be addressed as well as the cut-off date for Staff's review of Iatan invoices and accruals.

3. The Companies reserve the right to address any filing made by Staff on July 17 regarding audit personnel or audit scopes.

4. Regarding the August 6 deadline for the Iatan 1 audit, the Companies anticipate responding to Staff's audit in rebuttal testimony. The Commission should be aware that Iatan 1 expenses will occur after the August 6 date and will be included in these rate cases consistent with the Stipulation and Agreements in Case No. ER-2009-0089 and ER-2009-0090, paragraph 6 in each agreement. The Companies are working with the parties to spell out in a stipulation and agreement exactly when issues will be addressed as well as the true-up dates for Staff's review.

WHEREFORE, the Companies requests the Commission to clarify its July 7, 2010 Order Regarding Construction and Prudence Audits regarding the matters set forth above.

Respectfully submitted,

/s/ Roger W. Steiner

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**Attorneys 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 14th day of July, 2010, to all counsel of record.

/s/ Roger W. Steiner _____

Roger W. Steiner