

**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	)	Case No. ER-2009-0089
in Its Charges for Electric Service to	)	
Continue the Implementation of Its	)	
Regulatory Plan.	)	

**KCP&L's Response to Staff's List of Documents**

COMES NOW Kansas City Power & Light Company (KCP&L), pursuant to the Commission's Order Setting Response Timeline issued on November 17, 2009, and 4 CSR 240-2.080, and hereby submits its Response to Staff's List of Documents filed on November 20, 2009, relating to Data Request 0631, as follows:

1. On November 12, 2009, Senior Regulatory Law Judge Harold Stearley ordered KCP&L and Staff to provide a timeline for when parties would provide specific items relating to Data Request 0631.

2. On November 16, 2009, KCP&L and Staff submitted a joint timeline. Pursuant to the timeline, KCP&L voluntarily provided Staff with a "black-lined" version of the redactions of invoices requested through Data Request 0631 on Monday November 16, 2009.

3. On November 17, 2009, the Commission issued its Order Setting Response Timeline ("Order") which adopted the joint timeline submitted by KCP&L and Staff. As required by the Order, on November 20, 2009 Staff filed a pleading identifying the invoice numbers and the page and line numbers of redactions Staff alleges remain in dispute. Staff identified every redaction previously disputed by Staff and upheld as appropriately redacted by Judge Stearley in a Discovery Conference.

4. Pursuant to the Order, KCP&L is, simultaneous with this filing, providing Judge Stearley a copy of the pages containing blacked-out redactions for Attorney-Client and Work Product privileged information responsive to DR 0631 in addition to a second set of the invoice pages with highlighted redactions for his *in camera* review. These documents are not filed in the docket and are designated Highly Confidential, as set forth in the Order Directing Filing issued on November 2, 2009.

**WHEREFORE**, Kansas City Power & Light Company respectfully requests that the Commission accept this pleading as its Response to Staff's List of Documents.

Respectfully submitted,

/s/ James M. Fischer

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**Attorneys for Kansas City Power & Light Company**

**CERTIFICATE OF SERVICE**

A copy of the foregoing has been served this 30<sup>th</sup> day of November 2009 upon counsel of record in the above-captioned proceedings.

/s/ James M. Fischer

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James M. Fischer