

of House Bill 142 (HB142)(2013). Assuming the section (5) calculation were performed according to the rule, the RES budget over the 2014-2021 term could be significantly larger.

2. However, even accepting KCP&L's simplified "1% of future revenue requirement" calculation, the Company appears to have ample funds available under the 1% limit each year from 2014-2021.

3. KCP&L plans to collect ***** billion from customers as non-RES revenue requirement during the term 2014-2021; 1% of the ***** billion amount is ***** million. This is the "budget" for RES compliance over the 8-year report term, using KCP&L's simplified 1% calculation.

3. KCP&L is currently committed to spend ***** million on RES compliance during the report term.

4. KCP&L's uncommitted RES budget over the report term is ***** million. KCP&L's uncommitted annual RES budget is an average of ***** million per year of the report term.

5. This analysis does not include future and unapproved resources.

WHEREFORE, MOSEIA respectfully files these Comments of its expert Karl R. Rábago concerning KCP&L's 2013 Renewable Energy Standard Compliance Report and 2014-2016 Renewable Energy Standard Compliance Plan.

Respectfully Submitted,

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CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been served electronically on all
counsel of record this 29th of May, 2014.

/s/ Wendy Shoemyer
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