## BEFORE THE PUBLIC SERVICE COMMISSION STATE OF MISSOURI

In the Matter of the 2009 Resource Plan of KCP&L Greater Missouri Operations Company Pursuant to 4 CSR 240-22.	)
The Staff of the Missouri Public Service Commission,	) )
Complainant,	
vs.	Case No. EC-2011-0250
KCP&L Greater Missouri Operations Company,	) )
Respondent.	<u>'</u>

## **Staff's Voluntary Dismissal**

**COMES NOW** the Staff of the Missouri Public Service Commission, by and through counsel, and for its *Voluntary Dismissal* of its Complaint filed in Case No. EC-2011-0250, states as follows:

- 1. On July 1, 2011, Respondent KCP&L Greater Missouri Operations Company ("GMO") filed its supplemental compliance filing in Case No. EE-2009-0237.
- 2. Staff has analyzed and reviewed GMO's July 1, 2011, compliance filing and is of the opinion that GMO has met its obligation under the *Nonunanimous Stipulation and Agreement* ("S&A"), filed in Case No. EE-2009-0237 on April 12, 2010, signed by GMO and other parties including the Staff, and approved by the Commission on June 2, 2010.
- 3. On August 1, 2011, a hearing was held in Case No. EE-2009-0237 to determine whether or not GMO has violated the S&A. The terms of the S&A provide unequivocally for GMO to make supplemental filings which document meetings during a

defined stakeholder process and to make a revised IRP filing not later than December 17, 2010.

- 4. On December 28, 2010, the Commission extended the December 17, 2010 due date, at GMO's request, until January 18, 2011.
- 5. On January 18, 2011, GMO filed its revised RP, which filing was incomplete, leading the Staff to file the complaint docketed as Case No. EC-2011-0250.
- 6. GMO's July 1, 2011, revised IRP filing is a complete filing which meets the obligation of GMO under the S&A.

WHEREFORE, pursuant to Rule 4 CSR 240-2.116(1), Staff hereby voluntarily dismisses Case No. EC-2011-0250; and requests that the Commission advise it by order whether or not to pursue a complaint regarding GMO's tardy compliance with the Commission's rules and orders and with the S&A referred to above.

Respectfully submitted,

s/ Kevin A. Thompson
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Attorney for the Staff of the Missouri Public Service Commission.

## **Certificate of Service**

I hereby certify that a true and correct copy of the foregoing was served, either electronically or by hand delivery or by First Class United States Mail, postage prepaid, on this 3<sup>rd</sup> day of August, 2011, on the parties of record as set out on the official Service List maintained by the Data Center of the Missouri Public Service Commission for this case.

s/ Kevin A. Thompson