

Exhibit No.:
Issue: St. Joseph Infrastructure Program
Witness: Jeffrey M. Wolf
Type of Exhibit: Rebuttal Testimony
Sponsoring Party: KCP&L Greater Missouri Operations Company
Case No.: ER-2012-0175
Date Testimony Prepared: September 12, 2012

MISSOURI PUBLIC SERVICE COMMISSION

CASE NO.: ER-2012-0175

REBUTTAL TESTIMONY

OF

JEFFREY M. WOLF

ON BEHALF OF

KCP&L GREATER MISSOURI OPERATIONS COMPANY

**Kansas City, Missouri
September 2012**

REBUTTAL TESTIMONY

OF

JEFFREY M. WOLF

Case No. ER-2012-0175

1 **Q: Please state your name and business address.**

2 A: My name is Jeffrey M. Wolf. My business address is 4400 E. Front St, Kansas City,
3 Missouri, 64120.

4 **Q: By whom and in what capacity are you employed?**

5 A: I am employed by Kansas City Power & Light Company (“KCP&L”) as Senior Director,
6 Engineering & Planning.

7 **Q: On whose behalf are you testifying?**

8 A: I am testifying on behalf of KCP&L Greater Missouri Operations Company (“GMO” or
9 the “Company”) for St. Joseph Light & Power (“L&P”) and Missouri Public Service
10 (“MPS”) territories.

11 **Q: What are your responsibilities?**

12 A: I am responsible for the following Engineering and Operations functions: Transmission
13 and Distribution Planning; Asset Management Engineering; Standards Engineering;
14 Transmission, Substation, and System Protection Engineering; Smart Grid and
15 Distribution Automation; and Transmission System Operations.

16 **Q: Please describe your education, experience and employment history.**

17 A: I hold a Bachelor of Science degree in Electrical Engineering from Kansas State
18 University and a Masters of Business Administration (Finance) degree from Rockhurst
19 University in Kansas City. I have over 25 years experience with KCP&L in a variety of

1 engineering and management roles, including distribution and standards engineering,
2 distribution dispatching operations, strategic planning, support operations, and
3 transmission/substation construction & maintenance.

4 **Q: Have you previously testified in a proceeding at the Missouri Public Service**
5 **Commission (“MPSC” or “Commission”) or before any other utility regulatory**
6 **agency?**

7 A: No.

8 **Q: Are you familiar with the Direct Testimony of William P. Herdegen, III submitted**
9 **in this case?**

10 A: Yes, I am. Mr. Herdegen is leaving the company on September 7, 2012. I am adopting
11 his Direct Testimony.

12 **Q: What is the purpose of your Rebuttal Testimony?**

13 A: My testimony addresses the Direct Testimony recommendation by witness Greg R.
14 Meyer representing Ag Processing Inc, Federal Executive Agencies, Midwest Energy
15 Consumer’s Group, Midwest Energy Users’ Association and the Missouri Industrial
16 Energy Consumers regarding the St. Joseph Infrastructure Program.

17 **Q: Does the plan address the overall distribution reliability conditions for all St. Joseph**
18 **L&P customers?**

19 A: No. The St. Joseph Infrastructure Program is designed to address distribution reliability
20 for the worst performing portions within the City of St. Joseph. This focus on only a
21 portion of the L&P system is intended to maximize the impact of the plan for customers
22 experiencing some of the poorest system performance on the GMO system.

1 **Q: Is the five-year as-filed plan expected to increase revenue?**

2 A: No. This effort is structured around prudently addressing specific system infrastructure
3 conditions and upgrading the system to modern construction standards.

4 **Q: Is the St. Joseph Infrastructure Program intended to generate maintenance savings?**

5 A: No. This plan is primarily designed to improve system reliability and, therefore, service
6 to customers within the City of St. Joseph, on the worst performing portions of the L&P
7 system. It is not intended, or expected, to generate major maintenance savings.

8 **Q: Please summarize your position.**

9 A: I recommend the commission accept GMO's infrastructure program proposal. It is a
10 proactive approach to improve distribution reliability and renew the infrastructure in a
11 normalized and prudent effort.

12 **Q: Does that conclude your testimony?**

13 A: Yes, it does.

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of KCP&L Greater Missouri)
Operations Company's Request for Authority to) Case No. ER-2012-0175
Implement General Rate Increase for Electric Service)

AFFIDAVIT OF JEFFREY M. WOLF

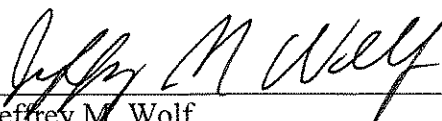
STATE OF MISSOURI)
) ss
COUNTY OF JACKSON)

Jeffrey M. Wolf, being first duly sworn on his oath, states:

1. My name is Jeffrey M. Wolf. I work in Kansas City, Missouri, and I am employed by Kansas City Power & Light Company as Senior Director, Engineering & Planning.

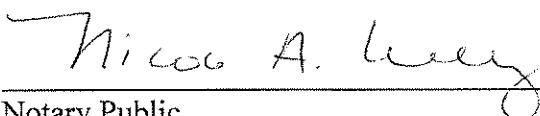
2. Attached hereto and made a part hereof for all purposes is my Rebuttal Testimony on behalf of KC&PL Greater Missouri Operations Company consisting of three (3) pages, having been prepared in written form for introduction into evidence in the above-captioned docket.

3. I have knowledge of the matters set forth therein. I hereby swear and affirm that my answers contained in the attached testimony to the questions therein propounded, including any attachments thereto, are true and accurate to the best of my knowledge, information and belief.



Jeffrey M. Wolf

Subscribed and sworn before me this 12th day of September, 2012.



Notary Public

My commission expires: Feb. 4, 2015

