

4. Lines 6-7 of Paragraph 4 on page 2 of Movants' Response states that the OSS Sharing Motion to Strike includes "KCPL's proposed rate schedule: IEC (Interim Energy Charge)—PSC MO. No. 7, Second Revised Sheet Nos. 24 and 24A."

5. Movants hereby amend lines 6-7 of Paragraph 4 on page 2 of Movants' Response to read as follows: "KCPL's proposed rate schedule: IEC (Interim Energy Charge)—PSC MO. No. 7, Second Revised Sheet No. 24 and Twelfth Revised Sheet No. 24A."

6. Similarly, lines 5-6 of Paragraph 5 on Page 3 of Movants' Response states that the IEC Motion to Strike includes "KCPL's proposed rate schedule: IEC (Interim Energy Charge)—PSC MO. No. 7, Second Revised Sheet Nos. 24 and 24A."

7. Movants hereby amend lines 5-6 of Paragraph 5 on Page 3 of Movants' Response to read as follows: "KCPL's proposed rate schedule: IEC (Interim Energy Charge)—PSC MO. No. 7, Second Revised Sheet No. 24 and Twelfth Revised Sheet No. 24A."

8. As these were very minor typographical errors regarding the number of tariff sheet revisions, there is no change to the substance of any pleading in this matter, and no parties' rights will be affected by the amendments.

WHEREFORE, Movants submit their *Correction to Staff/OPC/MECG Response to Order Directing Filing*.

Respectfully Submitted,

**STAFF OF THE MISSOURI
PUBLIC SERVICE COMMISSION**

/s/ John D. Borgmeyer

John D. Borgmeyer (#61992)
Legal Counsel
Attorney for the Staff of the
Missouri Public Service Commission
P.O. Box 360
Jefferson City, Missouri 65102
(573) 751-5472
(573) 751-9285 FAX
john.borgmeyer@psc.mo.gov

OFFICE OF THE PUBLIC COUNSEL

/s/ Lewis R. Mills, Jr.

Lewis R. Mills, Jr. (#35275)
Public Counsel
P O Box 2230
Jefferson City, MO 65102
(573) 751-1304
(573) 751-5562 FAX
lewis.mills@ded.mo.gov

**MIDWEST ENERGY
CONSUMERS' GROUP**

/s/ David L. Woodsmall

David L. Woodsmall (#40747)
807 Winston Court
Jefferson City, Missouri 65101
(573) 797-0005
(573) 635-7523 FAX
david.woodsmall@woodsmalllaw.com

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this day served the foregoing pleading by email, facsimile or First Class United States Mail to all parties by their attorneys of record as provided by the Secretary of the Commission.

/s/ John D. Borgmeyer

Dated: July 11, 2012