BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of KCP&L Greater Missouri Operations)	
Company Submission of its 2014 Renewable)	File No. EO-2015-0264
Energy Standard Compliance Report)	

MISSOURI DIVISION OF ENERGY'S COMMENTS

The Missouri Department of Economic Development – Division of Energy (DE), pursuant to 4 CSR 240-20.100, respectfully submits the following comments in response to the 2014 Renewable Energy Standard (RES) Compliance Report of KCP&L Greater Missouri Operations Company (KCP&L GMO).

- DE confirms that it has certified all renewable energy generation facilities referred to in KCP&L GMO's Compliance Report, including Gray County Wind Energy, Ensign Wind, St. Joseph Landfill Gas Facility and solar RECs from out-of-state solar facilities pursuant to 4 CSR 340-8.010.
- 2. The solar rebate settlement in Case No. EO-2014-0059, which capped KCP&L GMO's solar rebate payments at \$50 million incurred subsequent to August 31, 2012, has had significant impacts on both near-term RES compliance and long-term solar energy resources development and acquisition. In its comments in Case No. EO-2014-0288, DE stated:

"DE performed a rough estimation of S-RECs generated from KCP&L GMO's customer-solar systems using the projected monthly amount of solar rebate from Mr. Tim M. Rush's direct testimony filed on September 4, 2013 in Case No. ET-2014-0059. Using a conservative approach which only includes the projected customer-solar installations from September to December 2013 and excludes banked S-RECs

from previous years, DE's calculation indicates that the amount of S-RECs generated

from customer-solar systems installed in this period was more than double KCP&L

GMO's 8,637 S-RECs requirement in 2014. It should be emphasized that this

conservative result didn't include any previously banked S-RECs or any projected S-

RECs from customer-solar systems installed in 2014." Thus, DE questions why

KCP&L GMO continued using the large number of out-of-state S-RECs even though

KCP&L GMO controls S-RECs associated with customer-owned solar systems

subject to rebates under KCP&L GMO's Solar Photovoltaic Rebate Program

(Schedule SR). Unlike the purchased out-of-state S-RECs, the S-RECs from

customer-owned systems have no associated incremental cost and could apparently

meet KCP&L GMO's RES solar requirement in the compliance year 2014.

Respectfully submitted,

/s/ Alexander Antal

Alexander Antal Associate General Counsel

Missouri Bar No. 65487

Department of Economic Development

P.O. Box 1157

Jefferson City, MO 65102

Phone: 573-522-3304

Fax: 573-526-7700

alexander.antal@ded.mo.gov

Attorney for Missouri Division of Energy

2

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been served electronically on all counsel of record this 5^{th} day of June, 2015.

/s/Alexander Antal
Alexander Antal