STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a session of the Public Service Commission held at its office in Jefferson City on the 6th day of April, 2016.

In the Matter of Kansas City Power & Light Company's Filing for Approval of Demand-Side Programs and for Authority to Establish a Demand-Side Programs Investment Mechanism

File No. EO-2015-0240

In the Matter of KCP&L Greater Missouri Operations) Company's Filing for Approval of Demand-Side) Programs and for Authority to Establish a) Demand-Side Programs Investment Mechanism)

File No. EO-2015-0241

ORDER APPROVING SECOND STIPULATION AND AGREEMENT

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Issue Date: April 6, 2016

Effective Date: April 6, 2016

On August 28, 2015, Kansas City Power and Light Company ("KCPL") and KCP&L Greater Missouri Operations Company ("GMO", and collectively, the "Company") applied to the Missouri Public Service Commission ("Commission") for approval of demand-side programs ("Cycle 2 programs") and for authority to establish a demand-side investment mechanism ("DSIM") as contemplated by the Missouri Energy Efficiency Investment Act ("MEEIA") and the Commission's implementing regulations. On November 23, 2015, the Company, Commission Staff, Office of the Public Counsel, Division of Energy, National Housing Trust, West Side Housing Organization, Natural Resources Defense Council, Earth Island Institute d/b/a Renew Missouri, and United for Missouri, Inc. signed and filed a *Non-Unanimous Stipulation and Agreement Resolving MEEIA Filings* ("First Agreement") in which those signatory parties reached agreement on all issues related to the Company's Cycle 2 MEEIA programs and the associated demand-side programs investment mechanism. Since Brightergy, LLC objected to the First Agreement, the Commission conducted an evidentiary hearing and subsequently approved an amended MEEIA plan contained in the First Agreement by a Report and Order issued on March 2, 2016.

On March 17, 2016, the Company, Commission Staff, Office of the Public Counsel, Division of Energy, National Housing Trust, West Side Housing Organization, Natural Resources Defense Council, Earth Island Institute d/b/a Renew Missouri, and United for Missouri, Inc. filed a *Non-Unanimous Stipulation and Agreement* ("Second Agreement") that 1) replaces Appendix C of the First Agreement with a new Appendix 1 that modifies the incentive ranges for two programs that were either not complete or inaccurate, and 2) replaces Appendix I of the First Agreement with a new Appendix 2 that provides a complete list of DSM measures for Cycle 2 Programs that were inadvertently omitted in Appendix I.

The Second Agreement is non-unanimous in that it was not signed by all parties. However, Commission Rule 4 CSR 240-2.115(2) provides that other parties have seven days in which to object to a non-unanimous stipulation and agreement. If no party files a timely objection to a stipulation and agreement, the Commission may treat it as a unanimous stipulation and agreement. More than seven days have passed since the Second Agreement was filed, and no party has objected. Therefore, the Commission will treat the Second Agreement as a unanimous stipulation and agreement.

After reviewing the Second Agreement, the Commission independently finds and concludes that the Second Agreement is a reasonable resolution of the issues addressed by the Second Agreement and that such Second Agreement should be approved.

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THE COMMISSION ORDERS THAT:

1. The *Non-Unanimous Stipulation and Agreement*, filed on March 17, 2016, is approved as a resolution of the issues addressed in that stipulation and agreement. The signatory parties are ordered to comply with the terms of the stipulation and agreement, which is incorporated herein in its entirety as if fully set forth. A copy of the stipulation and agreement without appendices is attached to this order.

2. This order shall be effective when issued.

BY THE COMMISSION



Morris L. Woodruff Secretary



Hall, Chm., Stoll, Kenney, Rupp, and Coleman, CC., concur.

Bushmann, Senior Regulatory Law Judge