STATE OF MISSOURI							
PUBLIC SERVICE COMMISSION							
TRANSCRIPT OF PROCEEDINGS							
Procedural Conference							
December 3, 2015							
Jefferson City, Missouri							
Volume 2							
In the Matter of Kansas City ) Power & Light Company's Notice ) of Intent to File an ) File No. Application for Authority to ) E0-2015-0240 Establish a Demand-Side ) Programs Investment Mechanism )							
In the Matter of KCP&L Greater ) Missouri Operations Company's ) Notice of Intent to File an ) File No. Application for Authority to ) EO-2015-0241 Establish a Demand-Side ) Programs Investment Mechanism )							
MICHAEL BUSHMANN, Presiding SENIOR REGULATORY LAW JUDGE							
REPORTED BY: ERIN R. DONATO, CCR NO. 1385(T) TIGER COURT REPORTING, LLC 111 East Broadway, Suite 310 Columbia, Missouri 65203 573.999.2662							

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PROCEEDINGS 1 2 (The Court went on the record at 10:33 a.m.) 3 THE COURT: Today is December 3rd, 2015 4 at ten o'clock a.m. The Commission has set this 5 time for a procedural conference in case captioned 6 as In the Matter of Kansas City Power & Light 7 Company's Filing for Approval of Demand-Side 8 Programs and for Authority to Establish a 9 Demand-Side Programs Investment Mechanism, File No. 10 E0-2015-0240; and also the similar companion case 11 for KCP&L Greater Missouri Operations Company. 12 That's File No. E0-2015-0241. 13 My name is Michael Bushmann. I'm the 14 regulatory law judge. Let's have the attorneys 15 make their entries of appearance. For KCP&L? 16 MR. FISCHER: Yes, Judge. Let the 17 record reflect the Law Firm of Fischer & Dority, 18 P.C. Our address is 101 Madison Street, Suite 400, 19 Jefferson City, Missouri 65101. And I also have 20 with me on the phone Rob Hack with Kansas City 21 Power & Light. 22 THE COURT: And for Commission staff? 23 MR. BERLIN: Appearing on behalf of the 24 staff, Bob Berlin. Commission's address, Post 25 Office Box 360, Jefferson City, Missouri 65102.

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Also in the room for staff are Nicole Mers, Marcie 1 2 Moot, John Rogers, Michael Stahlman and Brad 3 Fortson. 4 THE COURT: And for Office of Public 5 Counsel? 6 MR. OPITZ: Thank you, Judge. Tim Opitz 7 for Office of Public Counsel. My address is PO Box 8 2230, Jefferson City, Missouri 65102. 9 THE COURT: Missouri Division of Energy? MR. ANTAL: Yes, Alex Antal with the 10 11 Missouri Department of Economic Development, 12 appearing on behalf of the Missouri Division of 13 Energy. Our address is PO Box 1157, Jefferson 14 City, Missouri 65102. 15 THE COURT: Brightergy, LLC? 16 MR. ZELLERS: Thank you, Judge. This is 17 Andy Zellers, 1712 Main Street, Kansas City, 18 Missouri 64108. 19 THE COURT: Missouri Industrial Energy 20 Consumers? 21 MR. DOWNEY: Good morning, Judge. Edward Downey, Bryan Cave LLP, 221 Oliver Street, 22 23 Suite 101, Jefferson City, Missouri 65102. THE COURT: Ameren Missouri? 24 25 MS. TATRO: Wendy Tatro, 1901 Chouteau

Avenue, St. Louis, Missouri 63119. 1 2 Natural Resources defense THE COURT: 3 counsel? Let the record reflect no appearance. 4 United for Missouri, Incorporated? 5 MR. LINTON: Thank you, Your Honor. 6 David C. Linton on behalf of United for Missouri, 7 314 Romaine Spring View, Fenton, Missouri 63026. THE COURT: And Renew Missouri? Let the 8 9 record reflect no appearance for Renew Missouri, 10 Westside Housing Organization or National Housing 11 Trust. 12 All right. So the main reason that I 13 called this procedural conference with such short 14 notice was to talk about the problem of the tariff 15 effectively. It's January 1, and the parties have 16 requested a hearing on January 12th. 17 Now, OPC filed a motion yesterday to 18 reject tariff sheets. I've decided not to send 19 that to the commissioners for their decision right 20 now because I think it's premature. I don't think 21 that there's any -- there's no evidence in the 22 record that would support rejecting it at this 23 They may decide to in the future, and I point. 24 don't think that you can necessarily infer that 25 because the company has provided substitute tariff,

1	that that necessarily means that the first tariff
2	failed to comply with the statute or the rule.
3	So I'm going to defer ruling on that right now.
4	It seems to me the logical course of
5	action would be for the company to extend the
6	effective date of the tariffs. I can't order the
7	company to do that, and
8	MR. FISCHER: Judge, that's certainly
9	our preference. We'd suggest extending the
10	effective date of the tariffs to March the 1st
11	unless the Judge thinks you need more time to get
12	an order out. The hearing is in mid-January.
13	THE COURT: Right.
14	MR. FISCHER: If that's not enough time,
15	we would suggest extending it one month to April
16	1st.
17	THE COURT: I did a little calculation
18	with the reply briefs coming in on February 5th.
19	And when I calculated the times that would have to
20	run and the agendas and all that, I came up with
21	March 15th at the earliest. So I don't know if you
22	would rather do it the first of the month instead
23	of the middle.
24	MR. FISCHER: From an administrative
25	standpoint, it would be much preferable to have it
	18

1 on the beginning of the month, either March 1st or 2 April 1st. 3 THE COURT: I think April 1st would be 4 my preference. 5 MR. FISCHER: Okay. 6 THE COURT: Just to give enough time for 7 the commissioners to do what they need to do. And 8 I think that is the -- that is the preferable solution to that problem, so I'm glad the company 9 10 would be willing to do that. 11 MR. FISCHER: We can do that, I think 12 yet today probably if that's your preference. 13 THE COURT: That's -- the sooner the 14 better, I suppose. As far as the other dates in 15 the procedural schedule, I've cleared the January 16 12th hearing date with the commissioners. That 17 looks good. The other dates look pretty good. 18 There was one -- one thing I wanted to 19 bring up. It lists January 5th as the deadline to 20 file the list of issues and position statements. 21 Now, remember when we had a procedural schedule 22 earlier in the fall, Mr. Opitz mentioned that 23 having those due on the same day was a hardship. So what I would like to do would be do what I did 24 25 earlier, which was to make the list of issues,

1 witnesses, cross and openings due on January 5th 2 like it was proposed, but then have the position 3 statements due the next day on January the 6th. 4 Does anybody have any opposition to that proposal? 5 MR. BERLIN: None from staff. That 6 would be fine. 7 MR. FI SCHER: That makes a lot of sense. THE COURT: All right. 8 That still gives 9 the commissioners close to a week from the time 10 they get their position statements, so that should 11 please them as well. 12 And the hearing, the evidentiary hearing, 13 I'm anticipating from what I've seen in the 14 pleadings that almost all the questioning will be 15 directed toward the two stipulation provisions that 16 were objected to by Brightergy. And I assume that 17 the parties agree with that because you've only 18 requested one day for a hearing. Does anybody have 19 a different view of that as far as what would 20 happen at the evidentiary hearing? I don't hear 21 any opposition. 22 So in that case I thought I should remind 23 the parties, anybody filing direct testimony in 24 support of the stipulation, that the entire 25 stipulation has to be supported by competent and

1	substantial evidence. So those parties would need
2	to present at least some evidence in pre-file
3	testimony to support all the aspects of the
4	stipulation, not just those parts that were
5	challenged by Brightergy.
6	So that's really all I had. Anybody else
7	have any other issues that need to be brought up at
8	this point?
9	MR. FISCHER: Judge, from the company's
10	perspective, we would, after we go off the record,
11	like to visit with the parties about the Cycle 1
12	tariffs. We prefer to extend some of those tariffs
13	to try to close the gap to the extent we can.
14	THE COURT: All right. I anticipated
15	that you might want to do that, and I did extend
16	the time that the line the phone bridge is
17	available until noon, so you have some extra time
18	to talk about that.
19	Anybody else on the phone or in the room
20	have any other issues that need to be brought up at
21	this point? All right. Well, hearing none, we're
22	off the record. Thank you.
23	(The Court went off the record at 10:42 a.m.)
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1	CERTIFICATE OF REPORTER
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3	I, Erin R. Donato, a Certified Court
4	Reporter, CCR No. 1385(T), the officer before whom
5	the foregoing procedural conference was taken, do
6	hereby certify that the proceedings were taken by
7	me to the best of my ability and thereafter reduced
8	to typewriting under my direction; that I am
9	neither counsel for, related to, nor employed by
10	any of the parties to the action in which this
11	procedural conference was conducted; and further,
12	that I am not a relative or employee of any
13	attorney or counsel employed by the parties
14	thereto, nor financially or otherwise interested in
15	the outcome of the action.
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19	Erin R. Donato, CCR, RPR, CRR
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