

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

In the Matter of the Construction Audit and)
Prudence Review of Environmental Upgrades)
To Iatan 1 and Iatan Common Plant, Including All)
Additions Necessary for These Facilities to Operate.) **Case No. EO-2010-0259**

**NOTICE OF LATE FILING
AND MOTION FOR LEAVE TO LATE-FILE**

COMES NOW undersigned counsel for the Staff (“Staff”) of the Missouri Public Service Commission (“Commission”) and for his Notice and Motion states:

1. On March 22, 2010, Kansas City Power & Light Company (“KCPL”) and KCP&L Greater Missouri Operations Company (“GMO”) jointly filed a response to the Commission opening this file and setting an on-the-record proceeding, and to the Commission Staff’s March 12, 2010 Motion. The Commission set a deadline for replies of 10:00 a.m., Monday, March 29, 2010.

2. On Thursday, March, 25, 2010 KCPL and GMO filed their Response To Clarify Relief Being Requested From The On-The-Record Proceeding based on their observing the Commission’s March 24, 2010 Agenda Session. The Commission did not issue an additional Order Establishing A Deadline For Replies, but the Staff’s Reply this date responds to KCPL’s and GMO’s filing on March 25, 2010, in addition to KCPL’s and GMO’s filing on March 22, 2010.

3. While undersigned Staff counsel has made every effort to timely file an adequate response to KCPL’s and GMO’s filings of March 22, 2010 and March 25, 2010, Staff counsel was not able to meet the Commission’s 10:00 a.m. deadline this date. Other Commission business, such as the Commission’s retail demand aggregation docket, File No. EW-2010-0187,

and other Commission business have prevented a timelier filing. Undersigned Staff counsel respectfully requests leave to late-file the Staff's Reply.

4. Undersigned Staff counsel does not make this request to unduly delay these proceedings. This delay will not harm the due process, or other, rights of any party, nor will it preclude or greatly hamper the ability of the Commission to take up this matter at the Commission's next Agenda Session. Undersigned Staff counsel does apologize for any inconvenience caused by his missing the 10:00 a.m. deadline this date.

WHEREFORE undersigned Staff counsel provides notice of the Staff's late filing, and moves the Commission to grant leave to late-file and requests that the Commission receive the Staff's late-filed Reply to KCPL's and GMO's March 22, 2010 and March 25, 2010 responsive pleadings in File No. EO-2010-0259.

Respectfully submitted,

/s/ Steven Dottheim

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Certificate Of Service

I hereby certify that copies of the foregoing have been mailed, hand-delivered, transmitted by facsimile or electronically mailed to all counsel of record this 29th day of March, 2010.

/s/ Steven Dottheim