

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

In the Matter of Entergy Arkansas, Inc.'s)
Notification of Intent to Change Functional)
Control of Its Missouri Electric Transmission)
Facilities to the Midwest Independent)
Transmission System Operator, Inc. Regional)
Transmission System Organization or)
Alternative Request to Change Functional)
Control and Motions for Waiver and Expedited)
Treatment)

File No. EO-2013-0431

STAFF'S MOTION FOR ADDITIONAL TIME TO FILE POSITION STATEMENTS

COMES NOW the Staff of the Missouri Public Service Commission and moves the Commission for an extension of time from June 10, 2013, until June 13, 2013, to file its position statements in this case. In the procedural schedule it set April 14, 2013, the Commission ordered that position statements, the list of issues, the order of cross-examination, and the order of opening statements all be filed June 10, 2013.

The parties were unable to agree to a list of issues by June 10, 2013, and the joint applicants and intervenors filed separate issues lists on June 10, 2013. Like joint applicants, Staff did not see a draft of the intervenors issues list until the morning of Monday, June 10, 2013. On June 10, 2013, the joint applicants also filed a motion requesting until June 12, 2013, to file position statements. The Commission has not ruled on that motion, but no party has filed their position statements.

Although Staff has diligently worked on its position statements, starting even before it became aware of the intervenors issues list, because it is attempting to provide the Commission with as much guidance to the Commission on its positions on the significant issues in this case as it can and due to the press of other obligations and the

downtime of all Commission network services from 8:00 p.m. to 10:00 p.m. this evening, Staff will be unable to file its position statements today.

WHEREFORE, Staff moves the Commission for an extension of time from June 10, 2013, until June 13, 2013, to file its position statements.

Respectfully submitted,

/s/ Nathan Williams_____

Nathan Williams
Deputy Staff Counsel
Missouri Bar No. 35512

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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 12th day of June, 2013.

/s/ Nathan Williams_____