BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Kansas City Power & Light Company)	
And KCP&L Greater Missouri Operations Company's)	File No. EO-2014-0189
Application for Approval of Cost Allocation Manual)	

ORDER SETTING PROCEDURAL SCHEDULE

Issue Date: February 6, 2014 Effective Date: February 6, 2014

On December 16, 2013, Kansas City Power & Light Company ("KCP&L") and KCP&L Greater Missouri Operations Company ("GMO") filed the above-reference application. The Commission issued notice of the application, and allowed an opportunity for intervention. The Commission received no intervention requests.

On February 6, 2014, the parties filed a Jointly Proposed Procedural Schedule. The Commission finds the schedule reasonable, and will adopt it.

THE COMMISSION ORDERS THAT:

- 1. The Jointly Proposed Procedural Schedule is approved, as modified, and the parties shall comply with it and shall comply with this order.
 - 2. The following schedule is set¹:

Cost Allocation Manual Presentation February 19, 1:00 p.m.

Technical Conference in Kansas City March 3, 10:00 a.m.

Response times for Data Requests is 20 business days to respond, 10 business days to object and 10 business days to notify of the need for additional time to respond

March 27

¹ Calendar references are to 2014 unless otherwise noted.

Staff and OPC Rebuttal	March 27
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Response times to Data Requests is 10 business days to respond, 5 business days to object and 5 business days to notify of the need For additional time

to respond March 28-April 25

Settlement Conference April 10, 10:00 a.m.

Surrebuttal and Cross-Surrebuttal April 25

Response Times to Data Requests is 10 calendar days to respond, 5 calendar days to object, and 5 calendar days to notify of the need for additional time to respond

spond April 26

Settlement Conference May 15, 10:00 a.m.

List of Issues, Order of Witnesses Order of Cross-Examination, Order of Opening Statements

Order of Opening Statements May 20

Position Statements May 22

Initial Briefs June 27

Reply Briefs July 18

- 3. An evidentiary hearing shall be held on May 28-29, beginning at 8:30 a.m. each day, in Room 310 of the Governor Office Building, 200 Madison Street, Jefferson City, Missouri. That room is in a building that meets accessibility standards required by the Americans with Disabilities Act. Any person who needs additional accommodations to participate shall call the Public Service Commission's Hotline at 1-800-392-4211 (voice) or Relay Missouri at 711 before the hearing.
- 4. If a Data Request has been responded to, a copy of such response shall be provided to another requesting Party, unless the responding Party objects to providing the response to such requesting Party. All Parties shall submit their responses to Staff-issued

Data Requests in the Commission's Electronic Filing Information System (EFIS). If submission of responses to Staff-issued Data Requests in EFIS is infeasible, then Parties shall submit these responses in electronic format, on compact disk, or by other means agreed to by Staff counsel. If a Data Request has not yet been responded to, a copy of such response shall be provided to a requesting Party within the response time set for such underlying Data Request, unless the responding Party objects to providing the response to such requesting Party.

- 5. All parties shall provide copies of testimony, exhibits and pleadings to other counsel by electronic means and in electronic form, essentially contemporaneously with the filing of such testimony, exhibits or pleadings where the information is available in electronic format (.PDF, .DOC, .WPD, .XLS, etc.). Parties are not required to put information that does not exist in electronic format into electronic format for purposes of exchanging it.
- 6. The Parties shall make an effort to not include highly confidential or proprietary information in Data Request questions. If highly confidential or proprietary information must be included in Data Request questions, the highly confidential or proprietary information shall be appropriately designated as such pursuant to Commission Rule 4 CSR 240-2.135.
- 7. Each Party serving a Data Request on another Party shall provide an electronic copy of the text of the "description" of that Data Request to counsel for all other Parties contemporaneously with service of the Data Request. Regarding Staff-issued Data Requests, if the description contains highly confidential or proprietary information, or is voluminous, a hyperlink to the EFIS record of that Data Request shall be considered a sufficient copy. Data Requests served after 5:00p.m. shall be considered served on the

next business day. If a Party desires a copy of the response to a Data Request that has been served on another Party, the Party desiring a copy shall request a copy of the response from the responding Party. Data Requests, objections to Data Requests and notifications respecting the need for additional time to respond to Data Requests shall be sent by e-mail to counsel for all Parties. Counsel may designate other personnel to be added to the service list for Data Requests, but shall assume responsibility for compliance with any restrictions on confidentially. Data Request responses will be served on counsel for the requesting party and on the requesting Party's employee or representative who submitted the Data Request, and shall be served electronically, if feasible and not voluminous as defined by Commission rule.

- 8. Workpapers that were prepared in the course of developing a witness' direct, rebuttal, or surrebuttal testimony shall not be filed with the Commission, but, without request, shall be submitted to each Party within one calendar day after the particular testimony is filed. Workpapers, or a complete set of workpapers, need not be submitted to a Party that has indicated it does not want to receive workpapers, or a complete set of workpapers. If there are no workpapers associated with testimony, the Party's attorney shall so notify the other Parties within the time allowed for providing workpapers. Workpapers containing highly confidential or proprietary information shall be appropriately marked.
- 9. Where workpapers or Data Request responses include models, spreadsheets, or similar information originally in a commonly available format where inputs or parameters may be changed to observe changes in inputs or outputs, the Party providing the workpapers or responses shall provide such information in original format with formulas intact, if available.

10. This order shall become effective immediately upon issuance.

BY THE COMMISSION

Corris L Woodryk



Morris Woodruff Secretary

Ronald D. Pridgin, Deputy Chief Regulatory Law Judge, by delegation of authority pursuant to Section 386.240, RSMo 2000.

Dated at Jefferson City, Missouri, on this 6th day of February, 2014.