

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

Application of)
Kansas City Power & Light Company) Case No. EO-2011-0334
for Approval of the Transfer of Existing Common)
Facilities and Permit Interests, and Materials)
and Supplies Inventory Administration)
at the Iatan Generating Station)

and

Joint Application of)
Kansas City Power & Light Company,) Case No. EO-2012-0015
KCP&L Greater Missouri Operations Company and)
The Empire District Electric Company for)
Authority to Enter Into Certain Leases and)
Agreements Regarding Existing Common Facilities)
at the Iatan Generating Station)

**ORDER DIRECTING NOTICE OF APPLICATION AND
ORDER DIRECTING FILING**

Issue Date: March 14, 2012

Effective Date: March 14, 2012

The Missouri Public Service Commission is directing notice of the applications, setting a deadline for applications to intervene, directing Staff to file a recommendation, and directing the applicants to supplement the application.

The supplement is necessary for the Commission to meet a statutory duty:

Any person seeking any order under this subsection authorizing the [transaction described in the application] shall, at the time of application for any such order, file with the commission a statement, [of] any, impact such [transaction] will have on the tax revenues of the political subdivisions in which any [assets described in the application] are located. The commission shall send a copy of all information obtained by it as to what . . . impact such [transaction] will have on the tax revenues of various political subdivisions to the county clerk of each county in which any

portion of a political subdivision which will be affected by such disposition is located.^{1]}

That language addresses impact on “affected” political subdivisions: those where the assets are located. Some political subdivisions may cross county lines. Hence the duty to send information to the clerks of certain counties—not where the assets are located, but where any affected political subdivision is located.

The applications do not set forth the counties in which all affected political subdivisions are located, so the Commission will order the applications supplemented.

THE COMMISSION ORDERS THAT:

1. No later than March 23, 2012, the applicants shall file a supplement to the applications listing each county in which an affected political subdivision, as described in the body of this order, is located.

2. Any application to intervene shall be filed no later than April 9, 2012.

3. No later than April 16, 2012, the Commission’s staff shall file its recommendation on the application.

4. The Commission’s Public Information Office shall make this notice and order available to the members of the General Assembly representing the residents of each affected county, as described in the body of this order, and to the news media serving those residents.

¹ Section 393.190.1, RSMo Supp. 2010.

5. This order shall become effective immediately upon issuance.

BY THE COMMISSION

(S E A L)

A handwritten signature in black ink, appearing to read 'S. Reed', is written over the 'BY THE COMMISSION' text.

Steven C. Reed
Secretary

Daniel Jordan, Senior Regulatory Law Judge,
by delegation of authority under
Section 386.240, RSMo 2000.

Dated at Jefferson City, Missouri,
on this 14th day of March, 2012.