

**STATE OF MISSOURI
PUBLIC SERVICE COMMISSION**

At a session of the Public Service
Commission held by telephone
and internet audio conference on
the 16th day of December, 2020.

In the Matter of the Joint Application of)
GridLiance High Plains LLC, GridLiance)
GP, LLC, and GridLiance Holdco, LP)
("GridLiance"), NextEra Energy)
Transmission Investments, LLC, and)
NextEra Energy Transmission, LLC)
("NextEra Entities") for approval of the)
Acquisition of GridLiance by the NextEra)
Entities)

File No. EM-2021-0114

PROTECTIVE ORDER

Issue Date: December 16, 2020

Effective Date: December 16, 2020

On November 25, 2020, NextEra Energy Transmission Investments, LLC and NextEra Energy Transmission, LLC (collectively "NextEra Entities") filed a motion for a protective order. The NextEra Entities claim that its response to the Staff of the Missouri Public Service Commission's (Staff's) Data Request 0004, referenced in its motion as the Board of Directors' Finance & Investment Committee presentation (F&I presentation), would include market-specific information, strategies in contract negotiations, and trade secrets.

The NextEra Entities requests a protective order under 20 CSR 4240-2.135(3) providing protection for its F&I presentation. The NextEra Entities request that their response to Staff Data Request 0004 be designated as highly confidential, and be provided only to Staff and provided electronically by means other than EFIS. The NextEra Entities represented that Staff had no objection to its request.

Subsection (4) of the Commission's rule on confidential information, 20 CSR 4240-2.135, allows the Commission to order greater protection for information designated as highly confidential upon the filing of a motion explaining what information must be protected, why it should be protected, and how it should be protected. The NextEra Entities explain that the F&I presentation is a sensitive trade secret that must not be disclosed to its competitors in the electric transmission industry. The NextEra Entities ask that the highly confidential information be protected from disclosure by limiting its disclosure to Staff, which is the only party that has thus far requested that information. The NextEra Entities indicate they will contest any request by the intervening parties, Evergy Metro, Inc. or the Missouri Joint Municipal Electric Utility Commission, to obtain access to the information.

The NextEra Entities' request to limit disclosure of highly confidential information to a single party is unusual, but doing so is within the Commission's authority under the regulation. Ten days were allowed for responses to the motion for protective order, per Commission Rule 20 CSR 4240-2.080(13), but no responses or objections were received. The Commission finds the unopposed request for a protective order reasonable and will grant it.

THE COMMISSION ORDERS THAT:

1. The NextEra Entities' motion for a protective order is granted. The response of the NextEra Entities to Staff Data Request 0004, known as the F&I presentation, shall be marked highly confidential and shall be provided only to Staff and electronically by means other than EFIS.
2. This order shall be effective when issued.



BY THE COMMISSION

Morris L. Woodruff

Morris L. Woodruff
Secretary

Silvey, Chm., Kenney, Rupp, Coleman, and
Holsman CC., concur.

Hatcher, Regulatory Law Judge

STATE OF MISSOURI

OFFICE OF THE PUBLIC SERVICE COMMISSION

I have compared the preceding copy with the original on file in this office and I do hereby certify the same to be a true copy therefrom and the whole thereof.

**WITNESS my hand and seal of the Public Service Commission,
at Jefferson City, Missouri, this 16th day of December, 2020.**




Morris L. Woodruff
Secretary

MISSOURI PUBLIC SERVICE COMMISSION

December 16, 2020

File/Case No. EM-2021-0114

**Missouri Public Service
Commission**

Staff Counsel Department
200 Madison Street, Suite 800
P.O. Box 360
Jefferson City, MO 65102
staffcounsel@psc.mo.gov

Office of the Public Counsel

Marc Poston
200 Madison Street, Suite 650
P.O. Box 2230
Jefferson City, MO 65102
opc@psc.mo.gov

Eversource Missouri Metro

Robert Hack
1200 Main, 19th Floor
P.O. Box 418679
Kansas City, MO 64141-9679
rob.hack@eversource.com

Eversource Missouri Metro

Roger W Steiner
1200 Main Street, 16th Floor
P.O. Box 418679
Kansas City, MO 64105-9679
roger.steiner@eversource.com

Eversource Missouri West

Robert Hack
1200 Main, 19th Floor
P.O. Box 418679
Kansas City, MO 64141-9679
rob.hack@eversource.com

Eversource Missouri West

Roger W Steiner
1200 Main Street, 16th Floor
P.O. Box 418679
Kansas City, MO 64105-9679
roger.steiner@eversource.com

GridLiance GP, LLC

Dean L Cooper
312 East Capitol
P.O. Box 456
Jefferson City, MO 65102
dcooper@brydonlaw.com

GridLiance High Plains LLC

Dean L Cooper
312 East Capitol
P.O. Box 456
Jefferson City, MO 65102
dcooper@brydonlaw.com

GridLiance Holdco, LP

Dean L Cooper
312 East Capitol
P.O. Box 456
Jefferson City, MO 65102
dcooper@brydonlaw.com

**Missouri Joint Municipal Electric
Utility Commission**

Ray Price
7700 Forsyth Blvd., Suite 1800
Saint Louis, MO 63105
wprice@atl.com

**Missouri Joint Municipal Electric
Utility Commission**

Jeffrey L Schultz
7700 Forsyth Blvd., Suite 1800
Saint Louis, MO 63105
jschultz@atl.com

**Missouri Public Service
Commission**

Ron Irving
200 Madison Street, Suite 800
P.O. Box 360
Jefferson City, MO 65102
Ron.Irving@psc.mo.gov

**NextEra Energy Transmission
Investments, LLC**

Anne E Callenbach
900 W. 48th Place, Suite 900
Kansas City, MO 64112
acallenbach@polsinelli.com

**NextEra Energy Transmission
Investments, LLC**

Andrew O Schulte
900 W. 48th Place, Suite 900
Kansas City, MO 64112-6411
aschulte@polsinelli.com

NextEra Energy Transmission, LLC

Anne E Callenbach
900 W. 48th Place, Suite 900
Kansas City, MO 64112
acallenbach@polsinelli.com

NextEra Energy Transmission, LLC

Andrew O Schulte
900 W. 48th Place, Suite 900
Kansas City, MO 64112-6411
aschulte@polsinelli.com

Enclosed find a certified copy of an Order or Notice issued in the above-referenced matter(s).

Sincerely,

A handwritten signature in dark ink, reading "Morris L. Woodruff". The signature is written in a cursive, flowing style with a large initial "M".

**Morris L. Woodruff
Secretary**

Recipients listed above with a valid e-mail address will receive electronic service. Recipients without a valid e-mail address will receive paper service.