MO 419-2651 (9-01)

FILED Sept. 24, 2007 Data Center Missouri Public **Service Commission**

Jefferson City, Missouri 65102-0360 P.O. Box 360 Adjudication Division - Data Center Missouri Public Service Commission

FIRST CLASS

MAILED FROM ZIP CODE 65109

\$ 00.010 SEP 18 2007 PINI Y BOWIS

W. Bill E ias 1.PaySt :tion.com

8358 Drury Circle Kansas City, MO 64132

NIXIE

0.41

igi E i

*0728-03288-18-42

blindimillhaabilhaababababababall

BC: 65102035060

70 09/22/07

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application of Kansas City)	
Power & Light Company for Approval to Make)	
Certain Changes in its Charges for Electric)	Case No. ER-2006-0314
Service to Begin the Implementation of Its)	
Regulatory Plan	À	

Dissenting Opinion of Commissioners Robert M. Clayton III and Steve Gaw

These Commissioners dissent from the majority's decision. The decision awards KCPL with one of the highest returns on equity (ROE) awarded in the nation, it is contrary to the Regulatory Plan that was earlier agreed to by numerous parties and approved by the Commission, and it under-accounts for the off-system sales historically made by the company. These decisions by the majority cause KCPL customers to pay rates far in excess of that which is just and reasonable.

Prior to this rate case, this Commission entertained a request from KCPL to assist in the financial challenge of building a new coal fired generation unit called latan II and improving the environmental performance of the existing unit. Rather than engage in an adversarial contested case, the Commission pursued a more collaborative process. After months of discussions, the Staff of the Commission, Office of the Public Counsel, industrial customers and others entered into a Stipulation and Agreement which was proclaimed as the consensus-produced roadmap to be followed to allow KCPL to proceed toward construction of the plant with protections for ratepayers. One of the principal parts of the plan provided for accelerated depreciation of KCPL plant at a level required to protect KCPL's credit rating.

The Staff of the Commission and consumer advocates believed this methodology was preferable to artificially and arbitrarily raising the ROE for KCPL. This was in part due to the fact that with accelerated depreciation, while consumers would pay higher rates during the early years, they would effectively pay lower rates in the long term. Ratepayers would be made whole for their early contributions over time. In effect, KCPL will be loaned or advanced additional revenues by ratepayers. Raising the ROE, on the other hand, simply increases the amount consumers will pay and, in turn, increase the revenues of the company. By choosing that alternative, ratepayers never receive any benefit for this increased contribution. A statutory prohibition enacted by initiative petition precludes the company from collecting revenues for construction work in progress. There is a question as to whether the attempts to avoid this provision could be declared unlawful.

By granting a return of 11.25% in this case, the majority has in effect repudiated the agreement struck by the parties in the regulatory plan. The majority is giving KCPL what it sought in open negotiations, but which was ultimately conceded in the final regulatory plan. The majority has essentially provided further protection, some would argue excessive protection, to its Commission-approved agreement. Why the majority would award such generosity at the expense of consumers is a mystery.

The majority further raises rates on KCPL customers by failing to give consumers full credit for the company's off-system sales. The majority significantly lowered the amount of off-system sales revenues that are used to offset KCPL's cost of service. KCPL has done very well in maximizing profits from extra capacity on its system. Ratepayers have funded all of the costs of KCPL's generating units and deserve 100% of the estimated profits from off-system sales as determined from historical numbers. Based on the majority's decision, it appears that consumers

will be short changed. Additionally, the method used appears to provide for a tracking of off-system sales. Two issues arise from this untested methodology. If the tracking mechanism allows for consumers to recoup money for off-system sales greater than that set in base rates, then, on the surface (intergenerational inequities aside), ratepayers could be made whole. However, the arrangement potentially provides for a lessened financial incentive to make beneficial off-system sales. Another consideration is, if off-system sales are merely tracked for purposes of setting rates in the next case, then consumers are significantly damaged by the underestimation of off-system sales.

KCPL should be recognized for its proactive, collaborative approach in dealing with the latan II project and its other environmental improvements. The work of all parties in the regulatory plan case as well as the subsequent negotiations, which included the Sierra Club, while the case was on appeal, should be commended. However, the actions of the majority in this rate case undercut the previous efforts of parties in the Commission-approved regulatory plan. Further, it sends the wrong signal about the Commission's commitment to such plans in the future. It would be interesting to see the reactions of the utility and credit rating agencies if the commission had repudiated the regulatory agreement in the opposite direction by granting a lower, more appropriate ROE and refusing to allow accelerated depreciation. Consistency in follow-up to long-term regulatory plans may not be legally required, but it can be important in evaluating regulatory risk which is one of the principal reasons for the regulatory plan to begin with.

Overall, the deal struck by consumer representatives in the regulatory plan case was renegotiated by the Commission itself in this rate case to consumers' detriment. This coupled

with higher rates from the underestimation of off-system sales result in unjust and unreasonable rates.

Therefore, these Commissioners must dissent.

Respectfully Submitted,

Robert M Clayton, IJ Commissioner

Commissioner

Dated at Jefferson City, Missouri, on this 18th day of September, 2007.

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 18^{th} of September, 2007.

Colleen M. Dale Secretary

MISSOURI PUBLIC SERVICE COMMISSION

September 18, 2007

Case No. ER-2006-0314

General Counsel's Office P.O. Box 360 200 Madison Street, Suite 800 Jefferson City, MO 65102

/ 1.PayStation.com W. Bill Dias 8358 Drury Circle

Kansas City, MO 64132

Aquila Networks
Diana Carter
312 E. Capitol Avenue
P.O. Box 456
Jefferson City, MO 65102

Empire District Electric Company, The Dean Cooper 312 East Capitol P.O. Box 456 Jefferson City, MO 65102

Explorer Pipeline David Woodsmall 428 E. Capitol Ave., Suite 300 Jefferson City, MO 65102

IBEW Local Union 1464 James Richard Waers 753 State Avenue, Suite 475 Kansas City, KS 66101

IBEW Local Union 1613 Jane Williams 753 State Avenue, Suite 475 Kansas City, KS 66101

Kansas City Power & Light Company James Fischer 101 Madison Street--Suite 400 Jefferson City, MO 65101

Kansas City Power & Light Company Roger Steiner 4520 Main Street, Suite 1100 Kansas City, MO 64111

Missouri Department of Natural Resources Shelley Woods P.O. Box 899 Jefferson City, MO 65102-0899 Lewis R. Mills, Jr. P.O. Box 2230 200 Madison Street, Suite 650 Jefferson City, MO 65102

AARP
John Coffman
871 Tuxedo Blvd.
St. Louis, MO 63119-2044

City of Kansas City, Missouri Mark Comley 601 Monroe Street., Suite 301 P.O. Box 537 Jefferson City, MO 65102-0537

Empire District Electric Company, The Diana Carter 312 E. Capitol Avenue P.O. Box 456 Jefferson City, MO 65102

Ford Motor Company Carole iles 221 Bolivar St., Suite 101 Jefferson City, MO 65101

IBEW Local Union 1464 Jane Williams 753 State Avenue, Suite 475 Kansas City, KS 66101

IBEW Local Union 412 James Richard Waers 753 State Avenue, Suite 475 Kansas City, KS 66101

Kansas City Power & Light Company Karl Zobrist 4520 Main Street Suite 1100 Kansas City, MO 64111

Kansas City Power & Light Company William Riggins 1201 Walnut Kansas City, MO 64141

Missouri Gas Energy Diana Carter 312 E. Capitol Avenue P.O. Box 456 Jefferson City, MO 65102 Aquila Networks
Dean Cooper
312 East Capitol
P.O. Box 456
Jefferson City, MO 65102

County of Jackson, Missouri Jeremiah Finnegan 3100 Broadway, Suite 1209 Kansas City, MO 64111

Explorer Pipeline Stuart Conrad 3100 Broadway, Suite 1209 Kansas City, MO 64111

Ford Motor Company Diana Vuylsteke 211 N. Broadway, Suite 3600 St. Louis, MO 63102

IBEW Local Union 1613 James Richard Waers 753 State Avenue, Suite 475 Kansas City, KS 66101

IBEW Local Union 412 Jane Williams 753 State Avenue, Suite 475 Kansas City, KS 66101

Kansas City Power & Light Company Larry Dority 101 Madison, Suite 400 Jefferson City, MO 65101

Kansas City Power & Light Company Curtis Blanc 1201 Walnut, 20th Floor Kansas City, MO 64106

Missouri Industrial Energy Consumers Carole lies 221 Bolivar St., Suite 101 Jefferson City, MO 65101 Missouri Industrial Energy Consumers Diana Vuylsteke 211 N. Broadway, Suite 3600 St. Louis, MO 63102

Praxair, Inc.
David Woodsmall
428 E. Capitol Ave., Suite 300
Jefferson City, MO 65102

Trigen-Kansas City Energy Corporation Jeffrey Keevil 4603 John Garry Drive, Suite 11 Columbia, MO 65203

Wal-Mart Stores East, LP Edward Downey 221 Bolivar Street, Suite 101 Jefferson City, MO 65101

Wal-Mart Stores East, LP Robert Thompson 3500 One Kansas City Place 1200 Main Street Kansas City, MO 64105 National Nuclear Security Administration (NNSA)-Kansas City Plant Stephanie Bogart P.O. Box 410202 Kansas City, MO 64141-0202 Praxair, Inc. Stuart Conrad

W. Bill Dias W. Bill Dias 8358 Drury Circle Kansas City, MO 64132

3100 Broadway, Suite 1209

Kansas City, MO 64111

Wal-Mart Stores East, LP Grace Wung c/o McDermott, Will & Emery 28 State Street Boston, MA 02109-1775 National Nuclear Security Administration (NNSA)-Kansas City Plant Paul Phillips 1000 Independence Ave. S.W. Washington, DC 20585

Trigen-Kansas City Energy Corporatio Charles Stewart 4603 John Garry Drive, Suite 11 Columbia, MO 65203

Wal-Mart Stores East, LP Staci Schorgl 3500 One Kansas City Place 1200 Main Street Kansas City, MO 64105

Wal-Mart Stores East, LP Gregory Lawrence c/o McDermott, Will & Emery 28 State Street Boston, MA 02109-1775

Enclosed find a certified copy of an ORDER in the above-numbered case(s).

Sincerely,

Colleen M. Dale Secretary