## 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	)	File No. ER-2009-0089
Certain Changes in its Charges for Electric	)	
Service to Continue the Implementation of its	)	
Regulatory Plan	)	
In the Matter of the Application of KCP&L Greater	:)	
Missouri Operations Company for Approval to	)	File No. ER-2009-0090
Make Certain Changes in its Charges for Electric	)	
Service	)	

## NOTICE OF LATE FILING AND MOTION FOR LEAVE TO LATE-FILE

COMES Now undersigned counsel for the Staff of the Missouri Public Service Commission ("Staff") and for his Notice Of Late Filing and Motion For Leave To Late-File states as follows:

- 1. On February 16, 2010, Kansas City Power & Light Company ("KCPL") and KCP&L Greater Missouri Operations Company ("GMO") jointly filed an initial response to Staff's Report of the Construction Audit/Prudence Review of Environmental Upgrades to Iatan 1 and Iatan Common Plant ("February 16 filing").
- 2. On February 17, 2010, the Commission entered its *Order Establishing Deadline* for *Responses* to the February 16 filing, establishing a response date of February 24, 2010.
- 3. On February 22, 2010, Staff filed its *Motion for Extension of Time to Respond* in these files, requesting that the Commission grant an extension from February 24, 2010 until March 12, 2010 for Staff to file its response to the February 16 filing.
- 4. On February 23, 2010, the Commission entered its *Order Granting Request for an Extension of Time with Modifications*, which established a deadline of March 5, 2010 for Staff's

response to the February 16 filing, citing a desire to take the response up at one of the Commission's upcoming Agenda meetings, and a concern for the substantive due process rights of the parties.

- 5. While undersigned Staff counsel has made every effort to timely file Staff's response, as of the time of this filing, it is clear that undersigned Staff counsel, due to the demands of other Commission business in addition to these matters, will not be able to timely file such response this date, although he anticipates he will complete such filing in the Commission's Electronic Information and Filing System (EFIS) tomorrow, Saturday, March 6, 2010. Undersigned Staff counsel respectfully requests leave to late-file Staff's response to the February 16 filing of KCPL and GMO.
- 6. Staff counsel does not make this request to unduly delay these proceedings. Undersigned Staff counsel does not believe that this delay will affect the substantive due process rights of any party, but certainly apologizes for any inconvenience this delay may cause.

WHEREFORE, undersigned Staff counsel provides notice of late filing, and requests the Commission grant leave to late-file the Staff's response to the February 16 filing of KCPL and GMO.

Respectfully submitted,

## /s/ Steven Dottheim

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## **Certificate of Service**

I hereby certify that copies of the foregoing have been mailed, hand-delivered, transmitted by facsimile or electronic mail to all counsel of record this 5th day of March, 2010.

/s/ Steven Dottheim