STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a session of the Public Service Commission held at its office in Jefferson City on the 29th day of June, 2011.

In the Matter of the Application of KCP&L Greater)
Missouri Operations Company for Approval to Make)
Certain Changes in its Charges for Electric Service)

File No. ER-2010-0356

ORDER DENYING APPLICATIONS FOR REHEARING

Issue Date: June 29, 2011 Effective Date: June 29, 2011

On May 4, 2011, the Commission issued its Report and Order. Timely applications for rehearing were filed by KCP&L Greater Missouri Operations Company (GMO), Ag Processing Inc., a cooperative (Ag Processing), the Office of the Public Counsel, and Dogwood Energy, LLC. After receiving additional responses and arguments, the Commission held a brief on-the-record question and answer session on May 26, 2011, in order to better understand the requests for rehearing and clarification regarding the latan allocation issue. The Commission issued an Order of Clarification and Modification on May 27, 2011, in which it denied most of the applications for rehearing, granted, in part, requests for reconsideration, and modified its Report and Order. Ag Processing and GMO filed applications for rehearing of the May 27, 2011 order.

On June 2, 2011, the Commission issued an Order Suspending Tariff Sheets and Directing Filing. Following that order, GMO filed an application for rehearing and motion for clarification. The Commission additionally issued an Order Further Suspend-

ing Tariff Sheets on June 10, 2011. And, on June 15, 2011, the Commission approved

all the rate tariffs in this proceeding except the "phase-in" tariffs in its Order Approving

Tariff Sheets and Setting Procedural Conference. Public Counsel and Ag Processing

also filed applications for rehearing of that order.

Section 386.500.1, RSMo 2000, provides that the Commission shall grant an

application for rehearing if "in its judgment sufficient reason therefor be made to

appear." The Commission finds that in its judgment sufficient reason has not been

established to grant any of the pending applications for rehearing. Therefore, all

pending applications for rehearing, reconsideration, or clarification are denied.

THE COMMISSION ORDERS THAT:

1. All pending applications for rehearing, reconsideration, or clarification

are denied.

2. This order shall become effective upon issuance.

BY THE COMMISSION

Steven C. Reed

Secretary

(SEAL)

Gunn, Chm., Clayton, Davis, Jarrett, and Kenney, CC., concur.

Dippell, Deputy Chief Regulatory Law Judge

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