Exhibit No.:Issue:Economic Development RiderWitness:Joe G. FangmanType of Exhibit:Surrebuttal TestimonySponsoring Party:Kansas City Power & Light Company<br/>and KCP&L Greater Missouri<br/>Operations CompanyCase Nos.:ER-2018-0145 and ER-2018-0146Date Testimony Prepared:September 4, 2018

#### MISSOURI PUBLIC SERVICE COMMISSION

### CASE NOS.: ER-2018-0145 and ER-2018-0146

#### SURREBUTTAL TESTIMONY

OF

### JOE G. FANGMAN

#### **ON BEHALF OF**

### KANSAS CITY POWER & LIGHT COMPANY and KCP&L GREATER MISSOURI OPERATIONS COMPANY

Kansas City, Missouri September 2018

# SURREBUTTAL TESTIMONY

# OF

# JOE G. FANGMAN

# Case Nos. ER-2018-0145 and ER-2018-0146

1	Q:	Please state your name and business address.		
2	A:	My name is Joe G. Fangman. My business address is 1200 Main, Kansas City, Missouri		
3		64105.		
4	Q:	By whom and in what capacity are you employed?		
5	A:	I am employed by Kansas City Power & Light Company ("KCP&L") as Senior Manager		
6		Economic Development.		
7	Q:	On whose behalf are you testifying?		
8	A:	I am testifying on behalf of KCP&L and KCP&L Greater Missouri Operations Company		
9		("GMO") (collectively, the "Company").		
10	Q:	Are you the same Joe G. Fangman who filed Rebuttal Testimony in both ER-2018-		
11		0145 and ER-2018-0146?		
12	A:	Yes, I am.		
13	Q:	What is the purpose of your testimony?		
14	A:	The purpose of my testimony is to address concerns raised by Office of Public Counsel		
15		("OPC") (found at pp 16-18 in Geoff Marke rebuttal testimony) regarding the Staff's		
16		review of the Economic Development Rider ("EDR").		

1	I. REVIEW OF OPC ASSERTIONS				
2	Q:	Have you reviewed the rebuttal testimony of OPC concerning Staff's review of the			
3		EDR?			
4	A:	Yes.			
5	Q:	Do you agree with OPC's proposal for KCP&L and GMO to file annual publicly-			
6		available reports of EDR participants and contract terms?			
7	A:	No, customer specific data should be confidential for EDR participants.			
8		OPC's proposal puts EDR participants at a competitive disadvantage because			
9		competing companies would know the EDR participant's electric costs, but the EDR			
10		participant would not be allowed to know the competing companies' costs.			
11		In addition, site selection consultants expect this information to be kept confidential			
12		and may avoid future projects in the state. If it is known by prospective companies and			
13		their site selection consultants of the publicly-available EDR reports, the overall State of			
14		Missouri Economic Development efforts would be harmed. Prospective customers may			
15		stop including Missouri in their future searches. This would result in the loss of new jobs,			
16		investment and tax revenues.			
17	Q:	Do you agree with OPC that the public report is necessary to demonstrate the EDRs			
18		are actually providing and maintaining expected outcomes under the agreed-to terms			
19		in which they were approved?			
20	A:	No. The Company performs an annual incremental cost review showing the EDR prices			
21		continue to provide a net positive margin. This incremental cost review demonstrates that			
22		each EDR provides a net positive margin contribution and that other customers are not			
23		subsidizing EDR participants.			

1		The incremental cost review determines the applicable incremental cost to provide electric
2		service, as determined by the Company pursuant to KCP&L Sheet Nos. 32I and 32J and
3		GMO Sheet Nos. 123.5 and 123.6 ensuring a positive contribution to fixed costs. This
4		review is provided with each EDR contract filing to show the EDR meets the new positive
5		contribution requirement.
6	Q:	Have you provided additional documentation of EDR compliance by EDR
7		participants?
8	A:	Yes, in my rebuttal testimony, I provided responses and answers to Staff's concerns of
9		Company and customer compliance with EDR requirements.
10	Q:	Does that conclude your testimony?

11 A: Yes, it does.

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

In the Matter of Kansas City Power & Light	)	
Company's Request for Authority to Implement	)	Case No. ER-2018-0145
A General Rate Increase for Electric Service	)	
In the Matter of KCP&L Greater Missouri	)	
Operations Company's Request for Authority to	)	Case No. ER-2018-0146
Implement A General Rate Increase for Electric	)	
Service	)	

### AFFIDAVIT OF JOE G. FANGMAN

## STATE OF MISSOURI ) ) ss COUNTY OF JACKSON )

Joe G. Fangman, being first duly sworn on his oath, states:

1. My name is Joe G. Fangman. I work in Kansas City, Missouri, and I am employed by Kansas City Power & Light Company as Senior Manager Economic Development.

2. Attached hereto and made a part hereof for all purposes is my Surrebuttal Testimony on behalf of

Kansas City Power & Light Company and KCP&L Greater Missouri Operations Company consisting of three (3)

pages, having been prepared in written form for introduction into evidence in the above-captioned docket.

3. I have knowledge of the matters set forth therein. I hereby swear and affirm that my answers contained in the attached testimony to the questions therein propounded, including any attachments thereto, are true and accurate to the best of my knowledge, information and belief

Jee G. Fangman

Subscribed and sworn before me this 4<sup>th</sup> day of September 2018.

My commission expires:  $\frac{4}{20}/\frac{20}{2021}$ 

