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)	File No. ER-2016-0285
A General Rate Increase for Electric Service)	

JOINT MOTION OF KANSAS CITY POWER & LIGHT COMPANY AND STAFF FOR THE ISSUANCE OF A MODIFIED ORDER

The Commission Staff ("Staff") and Kansas City Power & Light Company ("KCP&L" or "Company"), file their Joint Motion to For the Issuance of A Modified Order ("Joint Motion") to request that the *Report And Order* issued on May 3, 2016 ("*Order*") be slightly modified to reflect an <u>updated base factor</u> in the Fuel Adjustment Clause when the Company's market prices and Staff's fuel model are utilized together, as directed by the *Order*. In support of its Joint Motion, the Staff and Company state as follows:

1. On May 3, 2017, the Commission issued its *Order* in this matter which addressed, *inter alia*, the appropriate base factor for the Company's Fuel Adjustment Clause. (*Order*, pp. 32-33) Relying upon Staff witness Ashley Sarver's testimony, the Commission found that "KCPL's updated information regarding Revenue Requirement for coal and freight (less test year unit trains, depreciation and property taxes, purchased power energy, percentage of purchased power, sales for resale (non-firm) off system sales, and net system input shows that the appropriate base factor should be \$0.01545." (*Order*, p. 32-33) The *Order* also concluded that "The Commission concludes that KCPL's power market price of \$20.58 per MWhr and Staff's PLEXOS model should be used in the determination of non-firm off-system sales revenues and non-firm purchased power expense." (*Order*, pp. 61-62). When KCP&L's market price of \$20.58 per MWh and the Staff's PLEXOS model are used together for the fuel run in this case, the base factor is slightly changed from the \$0.01545 contained in Staff's true-

up filing to \$0.01542. (See attached workpapers) Because the *Order* specifically references the base factor of \$0.1545 before it is updated using KCP&L's power market prices and the Staff's fuel model, the Company and Staff believe it is appropriate to bring this <u>updated base factor</u> to the attention of the Commission, and request that two references to the base factor on page 33 of the *Order* be modified from \$0.01545 to \$0.01542.

2. In addition, the Company and Staff wish to inform the Commission and the parties that the overall rate increase that will result from the *Order* is expected to be \$32,531,186. (See attached EMS Run)

WHEREFORE, Staff and Kansas City Power & Light Company respectfully request that the Commission modify the *Report And Order* as described herein.

Respectfully submitted,

/s/ James M. Fischer

Robert J. Hack, MBN 36496 Lead Regulatory Counsel Phone: (816) 556-2791 E-mail: rob.hack@kcpl.com

Roger W. Steiner, MBN 39586

Corporate Counsel

Phone: (816) 556-2314

E-mail: roger.steiner@kcpl.com Kansas City Power & Light Company

1200 Main – 16th Floor Kansas City, Missouri 64105

Fax: (816) 556-2787

James M. Fischer, MBN 27543 Fischer & Dority, P.C. 101 Madison—Suite 400 Jefferson City, Missouri 65101

Phone: (573) 6366758 Fax: (573) 636-0383

Email: jfischerpc@aol.com

Attorneys for Kansas City Power & Light Company

/s/ Nicole Mers

Nicole Mers, MBN 66766 Assistant Staff Counsel Missouri Public Service Commission Post Office Box 360 Jefferson City, Missouri 65102 573-751-8702 (Voice) 573-526-6969 (FAX) Nicole.mers@psc.mo.gov

Attorney for the Staff of the Missouri Public Service Commission

CERTIFICATE OF SERVICE

I do hereby	certify that a true	and correct cop	y of the foreg	oing document	has been hand-
delivered, emailed	or mailed, postage	prepaid, this 5t	h day of May	, 2016, to all pa	arties of record.

James M. Fischer