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-2010-0355
Service to Continue the Implementation of its)	
Regulatory Plan.)	
In the Matter of the Application of KCP&L Greate	r)	
Missouri Operations Company for Approval to)	Case No. ER-2010-0356
Make Certain Changes in its Charges for Electric)	
Service.)	

NOTICE OF DEPOSITION AND

REQUEST FOR PRODUCTION OF DOCUMENTS

You are hereby notified that counsel for Kansas City Power & Light Company and KCP&L Greater Missouri Operations Company will depose **Robert E. Schallenberg,** Director of the Utility Service Division of the Commission Staff, on **Monday, December 13, 2010**, in Conference Room 810 (8th Floor) of the Governor Office Building, 200 Madison Street, Jefferson City, Missouri 64105. Said deposition will commence at **8:30 AM** and will continue until completed or as otherwise agreed to by the parties.

In addition, you are hereby notified that the deponent, **Robert E. Schallenberg**, is hereby directed to bring to the above-referenced deposition all documents and materials described in **Exhibit A**, attached hereto and incorporated by reference.

/s/ James M. Fischer

James M. Fischer, MO Bar # 27543 FISCHER & DORITY, P.C. 101 Madison Street, Suite 400 Jefferson City, MO 65101

Tele: (573) 636-6758 Fax: (573) 636-0383 jfischerpc@aol.com

Charles W. Hatfield, MO Bar # 40363 230 W. McCarty Street Jefferson City, MO 65101

Tele: (573) 636-6263 Fax: (573) 636-6231

chatfield@stinsonmoheck.com

Roger W. Steiner, MO Bar #39586 Sonnenschein Nath & Rosenthal LLP 4520 Main Street, Suite 1100 Kansas City, MO 65111-7700

Tele: (816) 460-2400 Fax: (816) 531-7545 rsteiner@sonnenschein.com

ATTORNEYS FOR KCP&L AND GMO

Certificate of Service

I hereby certify that copies of the foregoing have been mailed, hand-delivered, transmitted by facsimile or electronically mailed to all counsel of record this 29th day of November, 2010.

/s/ James M. Fischer James M. Fischer

Exhibit A

- 1. A copy of any of Mr. Schallenberg's workpapers, if any, supporting the Construction Audit and Prudence Review Iatan Construction Project For Costs Reported As of June 30, 2010 (dated: November 3, 2010); Staff Report Of The construction Audit/Prudence Review Of Environmental Upgrades To Iatan 1 And Iatan Common (dated: December 31, 2010); and Construction Audit And Prudence Review Iatan 1 Environmental Upgrades (AQCS) For Costs Reported As Of April 30, 2010; and any other workpapers supporting his work in these proceedings;
- 2. A copy of all testimony filed by Mr. Schallenberg related to construction audits and prudence reviews of electric power plants or equipment in previous cases before the Missouri Public Service Commission;
- 3. A complete list of all depositions given by the deponent within the last ten (10) years;
- 4. A copy of the deponent's current resume or curriculum vitae;
- 5. A copy of all Staff audit plans developed for use in the Iatan 1 AQCS, Iatan 2 and common plant audits;
- 6. A copy of any Staff Coordination Procedure related to Construction Audits that is or has been in effect in the last (10) years;
- 7. A copy of any correspondence, including emails, between Mr. Schallenberg and Mr. Tim Schwarz, counsel for the Missouri Retailers' Association (MRA) or MRA's witness, Mr. Walter Drabinski related to Case Nos. ER-2010-0355 and ER-2010-0356.