DEFORE 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 Service to Continue the Implementation of its Regulatory Plan))))	Case No. ER-2010-0355
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)))	Case No. ER-2010-0356

RESPONSE TO THE MISSOURI RETAILERS ASSOCITION MOTION FOR LEAVE TO FILE TESTIMONY ENTIRELY HIGHLY CONFIDENTIAL

Robert Wagner provides his response to the Missouri Retailers Association motion for leave to file testimony entirely highly confidential on January 5, 2011. The Missouri Retailers Association requested that the surrebuttal testimony of Walter Drabinski be allowed to file the testimony entirely as highly confidential.

Due to the fact that certain parties involved in the above cases are prohibited from viewing highly confidential testimony, acceptance of MRA's request would result in parties that would be excluded from this testimony in its entirety. As such, it is the position of Robert Wagner that highly confidential only testimony not be permitted per 4 CSR 240-2.135(10)A. However, it would be acceptable for a detailed summary of this testimony to be filed publicly if a redacted version appears meaningless. This summary should provide enough information so the intent of the witness is understood, the issues presented and the reasoning why it is classified as highly confidential. The purpose is to allow any party excluded from highly confidential testimony the ability to understand if it is related to their position and file further motions to review such testimony.

Respectfully submitted,

The A Wague

Robert Wagner

Pro Se Intervener

9005 N Chatham Avenue

Kansas City, MO 64154

(913) 244-7608 (Telephone)

Email: rwagner@eruces.com

Certificate of Service

I hereby certify that copies of the foregoing have been mailed, hand-delivered, or transmitted by facsimile or electronic mail to all counsel of record this 13th day of January 2011.