Exhibit No.:

Issue: St. Joseph Infrastructure Program
Witness: Jeffrey M. Wolf
Type of Exhibit: Rebuttal Testimony

Sponsoring Party: KCP&L Greater Missouri Operations Company

Case No.: ER-2012-0175

Date Testimony Prepared: September 12, 2012

MISSOURI PUBLIC SERVICE COMMISSION

CASE NO.: ER-2012-0175

REBUTTAL TESTIMONY

OF

JEFFREY M. WOLF

ON BEHALF OF

KCP&L GREATER MISSOURI OPERATIONS COMPANY

Kansas City, Missouri September 2012

REBUTTAL TESTIMONY

OF

JEFFREY M. WOLF

Case No. ER-2012-0175

1	Q:	Please state your name and business address.						
2	A:	My name is Jeffrey M. Wolf. My business address is 4400 E. Front St, Kansas City,						
3		Missouri, 64120.						
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 Director,						
6		Engineering & Planning.						
7	Q:	On whose behalf are you testifying?						
8	A :	I am testifying on behalf of KCP&L Greater Missouri Operations Company ("GMO" or						
9		the "Company") for St. Joseph Light & Power ("L&P") and Missouri Public Service						
10		("MPS") territories.						
11	Q:	What are your responsibilities?						
12	A:	I am responsible for the following Engineering and Operations functions: Transmission						
13		and Distribution Planning; Asset Management Engineering; Standards Engineering;						
14		Transmission, Substation, and System Protection Engineering; Smart Grid and						
15		Distribution Automation; and Transmission System Operations.						
16	Q:	Please describe your education, experience and employment history.						
17	A:	I hold a Bachelor of Science degree in Electrical Engineering from Kansas State						
18		University and a Masters of Business Administration (Finance) degree from Rockhurst						
19		University in Kansas City. I have over 25 years experience with KCP&L in a variety of						

1	engineering	and	management	roles,	including	distribution	and	standards	engineer	ing,
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- distribution dispatching operations, strategic planning, support operations, and
- 3 transmission/substation construction & maintenance.
- 4 Q: Have you previously testified in a proceeding at the Missouri Public Service
- 5 Commission ("MPSC" or "Commission") or before any other utility regulatory
- 6 agency?
- 7 A: No.
- 8 Q: Are you familiar with the Direct Testimony of William P. Herdegen, III submitted
- 9 in this case?
- 10 A: Yes, I am. Mr. Herdegen is leaving the company on September 7, 2012. I am adopting
- 11 his Direct Testimony.
- 12 Q: What is the purpose of your Rebuttal Testimony?
- 13 A: My testimony addresses the Direct Testimony recommendation by witness Greg R.
- Meyer representing Ag Processing Inc, Federal Executive Agencies, Midwest Energy
- 15 Consumer's Group, Midwest Energy Users' Association and the Missouri Industrial
- 16 Energy Consumers regarding the St. Joseph Infrastructure Program.
- 17 Q: Does the plan address the overall distribution reliability conditions for all St. Joseph
- 18 L&P customers?
- 19 A: No. The St. Joseph Infrastructure Program is designed to address distribution reliability
- for the worst performing portions within the City of St. Joseph. This focus on only a
- portion of the L&P system is intended to maximize the impact of the plan for customers
- 22 experiencing some of the poorest system performance on the GMO system.

- 1 Q: Is the five-year as-filed plan expected to increase revenue?
- 2 A: No. This effort is structured around prudently addressing specific system infrastructure
- 3 conditions and upgrading the system to modern construction standards.
- 4 Q: Is the St. Joseph Infrastructure Program intended to generate maintenance savings?
- 5 A: No. This plan is primarily designed to improve system reliability and, therefore, service
- 6 to customers within the City of St. Joseph, on the worst performing portions of the L&P
- 7 system. It is not intended, or expected, to generate major maintenance savings.
- 8 Q: Please summarize your position.
- 9 A: I recommend the commission accept GMO's infrastructure program proposal. It is a
- proactive approach to improve distribution reliability and renew the infrastructure in a
- 11 normalized and prudent effort.
- 12 Q: Does that conclude your testimony?
- 13 A: Yes, it does.

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of KCP&L Greater Missouri Operations Company's Request for Authority to Implement General Rate Increase for Electric Service) Case No. ER-2012-0175)						
AFFIDAVIT OF JEFFREY M. WOLF							
STATE OF MISSOURI)) ss							
COUNTY OF JACKSON)							
Jeffrey M. Wolf, being first duly sworn on his oath, states:							
1. My name is Jeffrey M. Wolf. I work	in Kansas City, Missouri, and I am						
employed by Kansas City Power & Light Company as Senior Director, Engineering & Planning.							
2. Attached hereto and made a part hereof for	r all purposes is my Rebuttal Testimony						
on behalf of KC&PL Greater Missouri Operations Company consisting of							
(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 c	questions therein propounded, including						
any attachments thereto, are true and accurate to the b	est of my knowledge, information and						
belief. Jeffrey M. V	Mully						
Subscribed and sworn before me this 12th day	of September, 2012.						
Notary Publ	ic A. luey						
My commission expires: Flb. 4, 2018	NICOLE A. WEHRY Notary Public - Notary Seal State of Missouri Commissioned for Jackson County My Commission Expires: February 04, 2015 Commission Number: 11391200						