BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Eighth Prudence Review of Costs Subject to the Commission-Approved Fuel Adjustment Clause of KCP&L Greater Missouri Operations Company

Case No. EO-2019-0067

MOTION TO CORRECT THE OFFICE OF PUBLIC COUNSEL'S *Request for Consolidation* by Interlineation

COMES NOW the Office of the Public Counsel ("OPC") and for its *Motion to Correct the Office of Public Counsel's Request for Consolidation by Interlineation*, states as follows:

1. The OPC filed its Response to Staff's Eighth Prudence Review Report,

Request for an Evidentiary Hearing, and Request for Consolidation on March 11, 2019.

2. The OPC's *Response* included a motion to consolidate the above referenced case with another case before this Commission, which the OPC erroneously referred to as Case No. ER-2019-0198.

3. The OPC actually sought to consolidate the present case with Commission Case No. ER-2019-0199.

4. The OPC thus requests to correct its previously filed request for consolidation by interlineation such that it requests that Case No. ER-2019-0199 (not Case No. ER-2019-0198) be consolidated with the present case.

WHEREFORE, the Office of the Public Counsel respectfully requests to correct by interlineation its prior request for consolidation such that it requests that Case No. ER-2019-0199 be consolidated with the present case.

> Respectfully submitted, OFFICE OF THE PUBLIC COUNSEL

By: /s/ John Clizer John Clizer (#69043) Associate Counsel P.O. Box 2230 Jefferson City, MO 65102 Telephone: (573) 751-5324 Facsimile: (573) 751-5562 E-mail: john.clizer@ded.mo.gov

CERTIFICATE OF SERVICE

I hereby certify that copies of the forgoing have been mailed, emailed, or hand-delivered to all counsel of record this thirteenth day of March, 2019.

/s/ John Clizer