

**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 a General Rate Increase for )  
Electric Service )

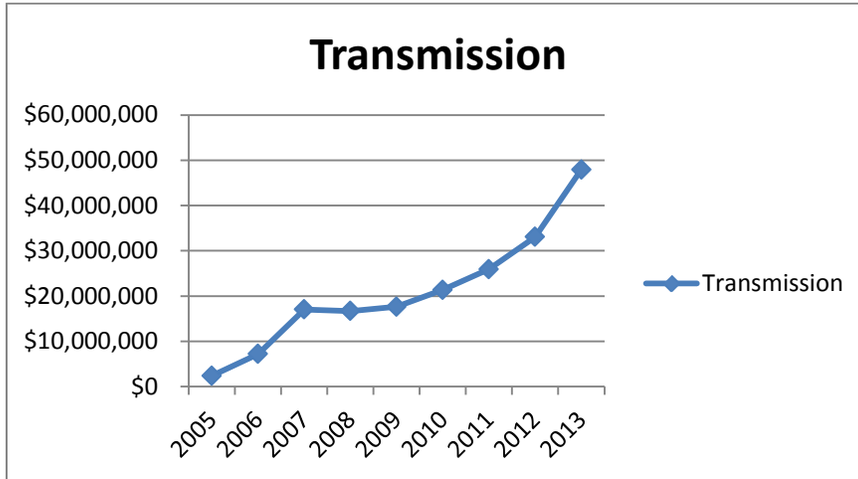
**Case No. ER-2014-0370**

**ERRATA TO STAFF'S REVENUE REQUIREMENT  
COST OF SERVICE REPORT FOR  
KANSAS CITY POWER & LIGHT COMPANY**

**COMES NOW** the Staff of the Missouri Public Service Commission and provides the following corrections to its Revenue Requirement Cost of Service Report for Kansas City Power & Light Company that it filed on April 3, 2015:

1. On page 63 of that report at lines 3-4, the following sentence appears: "Staff and KCPL are currently seeking agreement on in-service criteria to apply to the Project [meaning the environmental upgrades to La Cygne Units 1 and 2, and La Cygne common plant]." Staff believes that Staff and KCPL have agreed to in-service criteria for those upgrades, so the sentence is incorrect. As corrected, it is the following sentences: "Staff believes Staff and KCPL agree on the in-service criteria to be used for the Project. Those criteria are in highly confidential Schedules SEL-1 (La Cygne Unit 1 environmental upgrades) and SEL-2 (La Cygne Unit 2 environmental upgrades and common plant) included in Appendix 3 to this report. Staff recommends the Commission use these criteria for determining when each La Cygne Unit 1 and La Cygne Unit 2 and common plant environmental retrofit upgrade is fully operational and useful for service." Because neither Schedule SEL-1 nor Schedule SEL-2 was included in Appendix 3 when it was filed on April 3, 2014, both are attached to this pleading.

2. On page 199 of its report at lines 1- 3, Staff refers to a chart reproduced from page 11 of the direct testimony of KPCL witness Tim Rush, but failed to reproduce that chart in the report. Following is the omitted chart:



**WHEREFORE**, the Staff of the Missouri Public Service Commission respectfully makes the foregoing corrections to its Revenue Requirement Cost of Service Report for Kansas City Power & Light Company that it filed on April 3, 2015.

Respectfully submitted,

**/s/ Nathan Williams**

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**CERTIFICATE OF SERVICE**

I hereby certify that copies of the foregoing have been mailed or hand-delivered, transmitted by facsimile or by electronic mail to all counsel of record on this **9<sup>th</sup> day of April, 2015**.

**/s/ Nathan Williams**