

July 21, 2017

Paul Suskie
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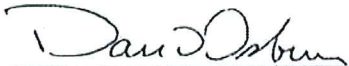
Gentlemen,

After downloading the Board and Members Committee meeting material we have serious concerns regarding the materials as related to RR172, which appear procedurally improper and deprive stakeholders the opportunity to provide their recommendation, comments, and feedback.

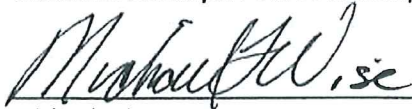
The SPC process and debate on cost mitigation/zonal placement was long and exhaustive. It is clear, and confirmed by the MOPC vote, on this issue stakeholder consensus is not obtainable. KCPL has been transparent that the RR172 process, and the expected failure, is simply a prerequisite to the filing of a 206 complaint at FERC; however, KCPL has not followed the actual RR process. KCPL is appealing RR172 to the Board but replacing RR172 with a whitepaper that appears to have policy differences and contradictions with the MOPC rejected RR. RR172 is not even included in the Board's meeting materials. KCPL should not be permitted to present for initial review its whitepaper, under the guise of SPP's appeal procedures. How can a whitepaper be appealed that was never voted on by any group, much less had been presented along with an opportunity for stakeholder revisions?

If KCPL wants this topic to be on the Board's agenda it should be on the appeal of the MOPC rejected RR172 not a whitepaper with alternative policy positions. Please distribute this as an update to the Board materials.

Sincerely,



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Oklahoma Municipal Power Authority



Michael Wise
Senior Vice President
Regulatory & Market Strategy
Golden Spread Electric Cooperative, Inc.



Jason Atwood
Vice President, Engineering Operations
North Texas Electric Cooperative