BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

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In the Matter of Kansas City Power & Light **Company's Request for Authority to** Implement a General Rate Increase for Electric) Service.

File No. ER-2016-0285

APPLICATION FOR INTERVENTION OF MIDWEST ENERGY CONSUMER'S GROUP

COMES NOW the Midwest Energy Consumer's Group, pursuant to 4 CSR 240-2.075 and the Commission's July 12, 2016 Notice of Hearing, Order Setting Conference Date, Directing Notice of Action, Establishing Intervention Date, and Directing Filings, and for its Application for Intervention in this case, states as follows:

Midwest Energy Consumer's Group ("MECG") is an incorporated 1. association representing the interests of large commercial and industrial users of electricity including Alliant Techsystems, Inc.; Wal-Mart Stores, Inc.; United States Gypsum Company; Cargill Incorporated; North Kansas City Hospital; Central Plains Cement Company, LLC.; General Mills Operations, LLC.; Ameristar Casino Kansas City, Inc.; Praxair, Inc.; Little Blue Valley Sewer District; DST Realty, Inc.; Broadway Square Partners, LLP; Show-Me Ethanol, LLC; Boulevard Brewing Company; Harrah's North Kansas City LLC; and Isle of Capri Casino Kansas City. MECG believes that additional large commercial and industrial users may join in the near future. MECG will notify the Commission as additional members join.

On July 1, 2016, KCPL filed proposed tariffs with the Commission 2. intending to increase its rates for electric service by \$90.1 million, approximately 10.77%. As a group of large commercial and industrial customers of KCPL, MECG's interest in this case is different than that of the general public.

4. For purposes of 4 CSR 240-2.075(2), MECG states that it is opposed to discriminatory pricing of electricity and related utility services, is opposed to increases that are not reasonable and are not related to prudent costs that are incurred by the utility in providing utility service, and is opposed to a utility being permitted to earn what may be an unreasonably high rate of return. MECG is unable to state its position relating to the relief sought by KCPL. MECG is continuing to review KCPL's filing and reserves the right to take positions on specific issues as this case proceeds.

5. MECG's intervention will serve the public interest by assisting the record for the Commission's decision in this case.

6. Correspondence or communications regarding this application, including service of all notices and orders of this Commission, should be addressed to:

David L. Woodsmall, Esq. WOODSMALL LAW OFFICE 308 E. High Street, Suite 204 Jefferson City, Missouri 65101 Voice: (573) 636-6006 Fax: (573) 636-6007 E-mail: david.woodsmall@woodsmalllaw.com

WHEREFORE, MECG respectfully requests that the Commission issue its order granting its Application for Intervention and that it be made a party hereto with all rights to participate in this matter. Respectfully submitted,

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ATTORNEY FOR THE MIDWEST ENERGY CONSUMERS' GROUP

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this day served the foregoing pleading by email, facsimile or First Class United States Mail to all parties by their attorneys of record as provided by the Secretary of the Commission.

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David L. Woodsmall

Dated: July 25, 2016