

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of the Application of Osage Valley)
Electric Cooperative for Approval of a Change in)
Electric Suppliers for Certain Customers within the)
City of Clinton for Reasons in the Public Interest.)
File No. EO-2011-0137

ORDER GRANTING INTERVENTIONS AND ORDER DIRECTING FILING

Issue Date: December 27, 2010

Effective Date: December 27, 2010

On November 9, 2010, Osage Valley Electric Cooperative (“Osage”) submitted to the Commission an Application for Change of Electrical Power Suppliers. Osage wants to transfer four customers from Osage to Kansas City Power & Light Company (“KCP&L–GMO”).¹

The Commission issued notice and allowed time for interested parties to file intervention requests. The Commission received an intervention request from Robert A. Robinson (“Mr. Robinson”), who is an Osage customer to be transferred to KCP&L–GMO, and also a request from KCP&L–GMO. Those requests substantially complied with Commission Rule 4 CSR 240-2.075, the Commission’s rule regarding applications to intervene.

Commission Rule 4 CSR 240-2.080(15) allows parties ten days to respond to pleadings, unless otherwise ordered. The Commission issued no order to the contrary, and no party objected to the intervention requests within the allotted ten days.

¹ Actually, the supplier to whom Osage Valley Electric Cooperative wishes to transfer these customers appears to be Kansas City Power & Light – Greater Missouri Operations Company.

Commission Rule 4 CSR 240-2.075(4) allows the Commission to grant intervention to an applicant who has shown an interest different from that of the general public and which may be adversely affected by a final order arising from the case, or if granting the intervention would serve the public interest. The Commission finds that Mr. Robinson and KCP&L–GMO have met the standards elucidated in the rule, and will, thus, grant their applications to intervene.

Subsequent to his request to intervene, Mr. Robinson filed a “Notice of Consent”. In light of this notice, the Commission will order Staff and KCPL–GMO to inform the Commission how they would like to proceed. OPC and Mr. Robinson are also permitted to respond, but are not required to respond.

THE COMMISSION ORDERS THAT:

1. The applications to intervene filed by Robert A. Robinson and Kansas City Power & Light – Greater Missouri Operations Company are granted.

2. The Staff of the Commission and Kansas City Power & Light – Greater Missouri Operations Company shall respond as ordered above no later than January 10, 2011.

3. Robert A. Robinson and the Office of the Public Counsel may, at their option, respond no later than January 10, 2011.

4. This order shall become effective immediately on issuance.

BY THE COMMISSION



Steven C. Reed
Secretary

(S E A L)

Ronald D. Pridgin, Senior Regulatory Law
Judge, by delegation of authority pursuant
to Section 386.240, RSMo 2000.

Dated at Jefferson City, Missouri,
on this 27th day of December, 2010.