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

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In the Matter of the 2013 Kansas City Power & Light Company's Annual IRP Update Report

Case No. EO-2013-0537

## MOTION TO INTERVENE OF RENEW MISSOURI

Comes now Earth Island Institute d/b/a Renew Missouri ("Renew Missouri"), and pursuant to 4 CSR 240-2.075, applies to intervene herein. For its Motion, Renew Missouri states:

1. Earth Island Institute is a non-profit corporation organized under the laws of California with its principal place of business at 2150 Allston Way, Suite 460, Berkeley, CA 94704. Earth Island has a Certificate of Authority for a Foreign Nonprofit granted by the Missouri Secretary of State. Renew Missouri is a registered fictitious name of Earth Island Institute under § 417.200, RSMo, with its principal place of business at 910 E. Broadway, Suite 205, Columbia, MO 65201. Renew Missouri is a non-profit policy group whose mission is to transform Missouri into a leading state in renewable energy and energy efficiency by 2016.

2. Pleadings, notices and other correspondence in this case should be directed to:

Andrew J. Linhares Staff Attorney, Renew Missouri 910 E. Broadway, Ste. 205 Columbia, MO 65201 (314) 471-9973 (314) 558-8450 andrew@renewmo.org

3. Renew Missouri was a party to Kansas City Power & Light Company's ("KCPL") original IRP docket, EO-2012-0323, and therefore has a standing interest in the subject matter of this case.

4. On June 20, 2013, KCP&L filed information regarding their 2013 Integrated Resource Plan ("IRP") Annual Update in this case, pursuant to the Chapter 22 reporting requirements. KCP&L's filing includes information regarding its anticipated demand-side management ("DSM") programs. Renew Missouri was a party to a previous case regarding Empire's proposed Missouri Energy Efficiency Investment Act ("MEEIA") plan (case no. EO-2012-0008), and Renew Missouri anticipates being a party in any future MEEIA-related cases before the Commission.

5. Renew Missouri has an interest in the environmental, economic, business, and health benefits of energy efficiency in Missouri. Renew Missouri's interests are different from those of the general public and could be adversely affected by a final order in this case.

3. Granting Renew Missouri's Motion to Intervene will serve the public interest by assisting the Commission's record for decision in this case. Renew Missouri advocates for the widespread public benefits that utility-scale energy efficiency programs can bring to ratepayers and the Missouri public. In addition, Renew Missouri's expert(s) will bring technical expertise and nationwide perspectives to the areas of DSM program design and implementation that may not otherwise be represented in this case. No party will be adversely affected by such intervention.

4. Movant has not yet taken a position in this case.

5. WHEREFORE, Renew Missouri respectfully requests that the Commission grant this Motion to Intervene, along with any further relief the Commission deems proper.

Respectfully Submitted,

/s/ Andrew J. Linhares

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## ATTORNEY FOR RENEW MISSOURI

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing document was either mailed, faxed or emailed to all counsel of record on this 11<sup>th</sup> day of July, 2013.

/s/ Andrew J. Linhares

Andrew J. Linhares