BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application of)	
Kansas City Power & Light Company's)	
Application for Approval of Demand-)	EO-2012-0008
Side Management Programs and for)	
Authority to Establish a Demand-)	
Side Programs Investment Mechanism)	

APPLICATION TO INTERVENE AND MOTION TO LATE-FILE

COMES NOW General Mills, pursuant to 4 C.S.R. 240-2.075, and applies to intervene herein. In support thereof, General Mills respectfully states as follows:

- 1. General Mills is a large industrial electric customer of Kansas City Power & Light (KCPL). In addition, General Mills takes service from KCPL's Mpower interruptible / curtailable rate schedule.
- 2. Correspondence or communications regarding this application, including service of all notices and orders of this Commission, should be addressed to:

David L. Woodsmall Woodsmall Law Office 807 Winston Court Jefferson City, MO 65101 Voice: (573) 797-0005

Fax: (573) 635-7523

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3. General Mills seeks intervention because it believes that it will or may be impacted by the outcome of this proceeding. As a participant in the Mpower rate schedule, General Mills will be impacted by the Commission's consideration of KCPL's request for a variance. Specifically, contrary to Section 393.1075.10, KCPL seeks to unlawfully deny participation in the Mpower interruptible / curtailable rate schedule to entities that have opted-out of KCPL's energy efficiency costs. In at least this regard, General Mills' interest in this case

differs from that of the general public. Therefore, it will aid the Commission and protect and advance the public interest that General Mills be permitted to intervene in this proceeding.

4. The intervention deadline in this matter was scheduled for January 13, 2012. It

was not immediately realized the nature of KCPL's filing or the impact its filing would have on

the Mpower customers. Until the more comprehensive review was undertaken, it was not

understood the impact this docket would have on General Mills. General Mills is filing this

intervention as soon as reasonably practicable following its realization of the impact of this

proceeding. General Mills is willing to accept the status of this docket and the procedural

schedule as it currently stands. Recognizing that testimony has not yet been filed by intervenors,

the late filing of this pleading should not prejudice any party or hinder the Commission in the

processing of this matter.

WHEREFORE, General Mills prays: (a) that it be permitted to intervene herein and be

made a party hereto with all rights to have notice of and participate in hearings to present

evidence, cross-examine witnesses, file briefs and participate in argument, should any be had;

and (b) for all other needful and proper relief appropriate in the premises.

Respectfully submitted,

WOODSMALL LAW OFFICE

/s/ David Woodsmall_

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ATTORNEY FOR GENERAL MILLS

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing pleading has been served by electronic means on all parties of record as reflected in the records maintained by the Secretary of the Commission through the EFIS system.

__/s/ David Woodsmall
David Woodsmall

Dated: February 11, 2012