

5. Brightergy's intervention will serve the public interest by assisting the Commission's record for decision.

WHEREFORE, Brightergy requests that it be permitted to intervene and be made a party to this case for all purposes.

Respectfully submitted,

/s/ Andrew Zellers

Andrew Zellers MO. Bar No. 57884

General Counsel and Vice President for Regulatory Affairs
Brightergy, LLC

1617 Main Street, 3rd Floor, Kansas City, MO 64108

andy.zellers@brightergy.com

office: +1.816.866.0555

fax: +1.888.511.0822

Attorney for Brightergy, LLC

CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been served electronically via the Electronic Filing and Information System (EFIS) on all counsel of record this 3rd day of November, 2014.

/s/ Andrew Zellers

Andrew Zellers