BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of KCP&L Greater Missouri Operations)	
Company's Submission of its 2016 Renewable Energy)	File No. EO-2017-0270
Standard Compliance Report)	
In the Matter of KCP&L Greater Missouri Operations)	
Company's Submission of its 2017 Renewable Energy)	File No. EO-2017-0272
Standard Compliance Plan)	

APPLICATION TO INTERVENE OF RENEW MISSOURI

COMES NOW, Renew Missouri Advocates("Renew Missouri"), pursuant to Missouri Public Service Commission rule 4 CSR 240-2.075 and applies to intervene in the above-styled case. In support of its Application, Renew Missouri states:

- 1. Renew Missouri is a non-profit corporation organized under the laws of Missouri with its principal place of business within Missouri. Renew Missouri Advocates is a registered name under § 417.200 RSMo., with its principal place of business at 1200 Rogers St, Suite B, Columbia, MO 65201. Renew Missouri is a not-for-profit clean energy policy and advocacy group whose mission is to transform Missouri into a leading state in renewable energy and energy efficiency by 2020.
 - 2. Pleadings, notices and other correspondence in this case should be directed to:

David G. Cohen 1200 Rogers St, Suite B Columbia, MO 65201 (785) 845-3593 (T) (314) 558-8450 (F) David@renewmo.org

3. On April 13, 2017, KCP&L Greater Missouri Operations Company ("GMO") submitted its 2016 RES Compliance Report and 2017 RES Compliance Plan in compliance with 4 CSR 240-20.100(8). On April 13, 2017, the Commission issued an Order directing Staff to file a report and setting a deadline for the Office of Public Counsel and any other interested entity to

file comments. Because outside parties have not received confidential work papers or access to

highly confidential or proprietary information in this case, Renew Missouri is submitting this

Application to Intervene before filing comments.

4. Renew Missouri was involved in the passage of Proposition C in November 2008,

which gave rise to Missouri's Renewable Energy Standard ("RES") (§393.1025-1030, RSMo).

Since then, Renew Missouri has been involved in various stages of rulemaking, utility

compliance, and formal complaints concerning the RES before the Commission. As advocates

for the furtherance of renewable energy investment and best-practices renewable energy policy

in Missouri, Renew Missouri's interests are different from those of the general public and may

be adversely affected by a final order arising from this case.

5. Granting Renew Missouri intervention will serve the public interest by assisting the

Commission's record for decisions in this case, and no party will be adversely affected by such

intervention.

WHEREFORE, Renew Missouri submits this Application to Intervene and respectfully

requests that it be permitted to intervene, granted access to all work papers and highly

confidential information, and be made a party to this case for all other purposes.

Respectfully Submitted,

/s/ David G. Cohen

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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 mailed, faxed, or emailed to all counsel of record on this $\underline{18^{th}}$ day of April 2017.

/s/ David G. Cohen
David G. Cohen