STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a session of the Public Service Commission held at its office in Jefferson City on the 17th day of August, 1994.

In the matter of Kansas City Power & Light Company's resource plan filed pursuant to 4 CSR 240-22.) Case No. EO-94-360

ORDER GRANTING INTERVENTION

On May 31, 1994, Kansas City Power & Light Company (KCPL or Company), pursuant to 4 CSR 240-22.080(11), filed an Application For Waiver Of, Or Variance From, Certain Filing Requirements Regarding Resource Planning (Application) as required by the Commission's rules on electric resource planning set out in 4 CSR 240-22. This chapter of rules was adopted by order of the Commission dated December 8, 1992, effective on May 6, 1993. On June 17, 1994, the Commission issued an Order And Notice which established July 1, 1994 as the deadline for interventions with regard to KCPL's Application.

On July 5, 1994, KCPL filed its integrated resource plan pursuant to 4 CSR 240-22.010, et seq., to demonstrate compliance with the resource planning requirements. On July 13, 1994, the Commission issued an Order Granting Intervention with regard to the entities which had applied for intervention pursuant to the Commission's June 17, 1994 Order And Notice. The Order Granting Intervention provided an additional intervention opportunity as a result of KCPL's July 5, 1994 Integrated Resource Plan compliance filing. The Order Granting Intervention also established an early prehearing conference for August 18, 1994, at 10:00 a.m. However, by Notice dated July 27, 1994, the date and time for the early prehearing conference were changed to August 22, 1994, at 10:00 a.m.

The Missouri Department of Natural Resources (DNR) filed an Application to Intervene in a timely manner in response to the July 13, 1994,

order. DNR states that the Division of Energy within DNR is a division of a state agency vested with the powers and duties set forth in Section 640.150, R.S.Mo. 1986. DNR states that it has an interest different from that of the general public, and its intervention will serve a public interest in that the Division of Energy within DNR will be looking at the proposed Integrated Resource Plan from a formal policy and planning perspective.

The Commission finds that DNR is a proper party to intervene in this docket but that it must take the procedural schedule at the point it intervened. DNR has an interest different from that of the general public as provided in 4 CSR 240-2.110(11), and the Commission will therefore grant intervention to the DNR. The procedural schedule will not be modified to accommodate DNR's intervention.

IT IS THEREFORE ORDERED:

- 1. That intervention in this docket is granted to the Missouri Department of Natural Resources.
 - 2. That this order shall become effective on the date hereof.

BY THE COMMISSION

David L. Rauch Executive Secretary

(S E A L)

Mueller, Chm., McClure, Kincheloe and Crumpton, CC., concur. Perkins, C., absent.