BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the matter of Kansas City Power & Light)	
Company's Filing for Approval of Demand-)	
Side Programs and for Authority to Establish a)	EO-2014-0095
Demand-Side Programs Investment Mechanism)	
)	

APPLICATION TO INTERVENE BY MC POWER COMPANIES, INC.

COMES NOW MC POWER COMPANIES, INC. ("MC POWER") pursuant to 4 C.S.R. 240-2.075 and the Commission' January 8, 2014 Order and hereby applies to intervene herein and become a party for all purposes. In support, MC POWER states:

- 1. MC POWER is a Missouri corporation and is active and in good standing in the state of Missouri. Its principal place of business is located at 3552 NE Ralph Powell Road, Lee's Summit, MO 64064.
- 2. Correspondence or communications regarding this application, including service of all notices and orders of this Commission, should be addressed to:

Jeremiah D. Finnegan, Esq. FINNEGAN, CONRAD & PETERSON, L.C. 1209 Penntower Office Center 3100 Broadway Kansas City, Missouri 64111 Voice: (816) 753-1122

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- 3. MC POWER has a long history of providing general construction and electrical services to commercial, industrial, municipal, institutional and agricultural clients. MC Power offers business and property owners a turnkey solution for their energy needs from facility assessment, design, engineering, installation and maintenance. By adding solar power solutions, high efficiency lighting products and creative tax-benefit financing services, MC POWER is a specialized, multi-faceted company capable of comprehensive, customized projects for our clients. To date, we have completed solar projects across the US that range in size from 6kW to 3.10 MW with clients on the fortune 500 list.
- 4. As a provider of solar generation equipment and energy efficient lighting, MC POWER'S interest is different from that of the general public and may be adversely impacted by a final order in this case.
- 5. MC POWER'S intervention in this case will serve the public interest by providing enlightened views based on its expertise in the area of solar energy as an element of demand-side investments.
- 6. For purposes of 4 C.S.R. 240-2.075(2), MC POWER states that it has an interest in the outcome of this proceeding since it is deeply involved in the provision of energy efficiency programs and the impact of the Commission's decision in this case on MC POWER and its present and potential future customers as well as upon the general public. However, analysis of KCPL's application has just begun and MC POWER is unable to be more specific pending that review and analysis of materials that are designated as highly confidential and have not been disclosed to MC POWER representatives at this time.

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WHEREFORE, MC POWER requests: (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,

FINNEGAN, CONRAD & PETERSON, L.C.

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ATTORNEYS FOR MC POWER COMPANIES, INC.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this 21st day of January, 2014, emailed a copy of the foregoing pleading to all parties on the Commission's service list in this case.

Jeremiah D. Finnegan