BEFORE THE MISSOURI PUBLIC SERVICE COMMISSION

| In the Matter of the Application of |) | |
|--------------------------------------|---|-----------------------|
| KCP&L Greater Missouri Operations |) | File No. ER-2010-0356 |
| Company for Approval to Make Certain |) | |
| Changes in its Charges for Electric |) | |
| Service. |) | |

DOGWOOD ENERGY, LLC'S APPLICATION TO INTERVENE

COMES NOW Dogwood Energy, LLC ("Dogwood") and respectfully submits its Application to Intervene in this proceeding pursuant to 4 CSR 240-2.075. In support of its Application, Dogwood states as follows:

- 1. Dogwood is a limited liability company organized and existing under the laws of the State of Delaware and authorized to conduct business in the State of Missouri. Dogwood owns the 655 MW combined cycle generating facility located in Pleasant Hill, Missouri, which is within the MPS service territory of KCP&L Greater Missouri Operations Company ("GMO").
 - 2. All communications and pleadings in this case should be directed to:

Carl J. Lumley
Curtis, Heinz, Garrett & O'Keefe, P.C.
130 S. Bemiston, Suite 200
Clayton, Missouri 63105
(314) 725-8788
(314) 725-8789 (Fax)
clumley@lawfirmemail.com

3. On June 4, 2010, GMO filed an application with the Missouri Public Service Commission. The applicant has requested to make changes to its charges for electric service, a substantial portion of which proposed increase is directly related to plant additions, particularly GMO's share of Iatan 2, an 850 MW super critical, coal-fired generation facility

and GMO's share of its investment in environmental control equipment of Iatan 1 and Iatan

Common plant.

4. Dogwood seeks to intervene in this proceeding because the Commission's

decision could affect Dogwood's interests. Dogwood must ensure robust access to both

transmission and power supplies in the region. Dogwood has been an active participant in

recent cases involving GMO, including Case Nos. EM-2007-0374, EO-2008-0046 and ER-

2009-0090. Dogwood takes no position at this time pending further investigation and

understanding of GMO's proposals.

5. Granting Dogwood's Application to Intervene will also be in the public

interest because Dogwood will bring to this proceeding its expertise and its experience as a

wholesale electric power provider.

WHEREFORE, Dogwood respectfully requests that the Commission grant this

Application to Intervene together with any further and/or additional relief the Commission

deems just and proper.

Respectfully submitted,

CURTIS, HEINZ,

GARRETT & O'KEEFE, P.C.

/s/ Carl J. lumley

Carl J. Lumley, #32869

130 S. Bemiston, Suite 200

Clayton, Missouri 63105

(314) 725-8788

(314) 725-8789 (Fax)

clumley@lawfirmemail.com

Attorneys for Dogwood Energy, LLC

2

CERTIFICATE OF SERVICE

A true and correct copy of the foregoing was emailed, faxed or mailed by U.S. Mail, postage paid, this 9th day of June, 2010, to the persons shown on the attached list.

/s/ Carl J. Lumley

General Counsel's Office Missouri Public Service Commission 200 Madison Street, Suite 800 P.O. Box 360 Jefferson City, MO 65102 gencounsel@psc.mo.gov

Lewis Mills
Office of Public Counsel
200 Madison Street, Suite 650
P.O. Box 2230
Jefferson City, MO 65102
opcservice@ded.mo.gov

James M. Fischer Larry W. Dority Fischer & Dority, P.C. 101 Madison Street, Suite 400 Jefferson City, MO 65101 jfischer@aol.com lwdority@sprintmail.com

Karl Zobrist Sonnenschein, Nath & Rosenthal, LLP 4520 Main Street, Suite 1100 Kansas City, MO 64111 kzobrist@sonnenschein.com

William G. Riggins
Chief Legal Officer and General Counsel
Kansas City Power & Light Company
1201 Walnut
Kansas City, MO 64141
bill.riggins@kcpl.com

Roger Steiner
KCP&L Greater Missouri Operations
Company
4520 Main Street, Suite 1100
Kansas City, MO 64111
rsteiner@sonnenschein.com