BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

| In the Matter of the Application of Kansas |) | |
|---|-----|-----------------------|
| City Power & Light Company for Authority to |) | |
| Extend the Transfer of Functional Control of |) | Case No. EO-2012-0135 |
| Certain Transmission Assets to the Southwest |) | |
| Power Pool, Inc. |) | |
| In the Matter of the Application of KCP&L Great | er) | |
| Missouri Operations Company for Authority to |) | |
| Extend the Transfer of Functional Control of |) | Case No. EO-2012-0136 |
| Certain Transmission Assets to the Southwest |) | |
| Power Pool, Inc. |) | |

APPLICATION TO INTERVENE OUT OF TIME OF THE MISSOURI INDUSTRIAL ENERGY CONSUMERS

Comes now the Missouri Industrial Energy Consumers ("MIEC") and, pursuant to 4 CSR 240-2.075 and the Commission's November 2, 2012 *Order Providing Notice and Establishing Intervention Deadline* in this case, and pursuant to subsection (10), file its application to intervene out of time. For its application, the MIEC states as follows:

- 1. The MIEC is a Missouri corporation, and the members of the MIEC are large industrial customers of Kansas City Power & Light Company ("KCPL") and KCP&L Greater Missouri Operations Company (GMO).
- 2. As large industrial customers of KCPL and GMO, the interests of the MIEC are different than that of the general public and may be adversely affected by a final order arising from this case.
- 3. The MIEC does not yet have a position on the issues in this case and reserves the right to take positions on specific issues as this case proceeds.

4. Good cause exists to grant the MIEC's late intervention. Counsel for MIEC only recently became aware of the impact of this proceeding on the MIEC, and additional time beyond the intervention deadline was required to obtain authority to intervene from the MIEC members. The MIEC will accept the record as it stands in this case, and therefore no party will be prejudiced by the MIEC's intervention. Intervention by the MIEC and its members will serve

WHEREFORE, the MIEC requests that it be permitted to intervene out of time and be made a party to this case for all purposes.

the public interest by assisting the Commission's record for decision in this case.

Respectfully submitted,

BRYAN CAVE, LLP

By: <u>/s/ Diana Vuylsteke</u>

Diana M. Vuylsteke, # 42419 211 N. Broadway, Suite 3600

St. Louis, Missouri 63102 Telephone: (314) 259-2543

Facsimile: (314) 259-2020

E-mail: dmvuylsteke@bryancave.com

Attorney for The Missouri Industrial Energy Consumers

CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing document has been emailed this 1st day of February, 2013, to all parties on the Commission's service list in this case.

<u>/s/ Diana Vuylsteke</u>