## BEFORE THE MISSOURI PUBLIC SERVICE COMMISSION

)

)

)

)

)

In the Matter of the Consideration of Adoption of the PURPA Section 111(d)(16) Integrated Resource Planning Standard as Required by Section 532 of the Energy Independence and Security Act of 2007.

Case No. EO-2009-0247

## **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:

 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 625 MW combined cycle generating facility located in Pleasant Hill, Missouri.

2. All communications and pleadings in this case sho

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 December 15, 2008, Staff of the Missouri Public Service Commission filed a Motion to Establish a Case, Provide Notice and Schedule a Prehearing Conference for the purpose of establishing a record of its consideration and determination of whether or not it is appropriate to implement the "Integrated Resource Planning" Standard established by Section 532 ("Utility Energy Efficiency Programs") of the Energy Independence and Security Act of 2007.

4. On December 17, 2008 the Commission issued its Order Establishing Cases, Directing Notice, Establishing a Deadline for Submission of Intervention Requests, Setting a Prehearing Conference and Setting Date for Filing Procedural Schedules. An intervention deadline date of January 16, 2009 was established.

5. Dogwood seeks to intervene in this proceeding because the Commission's decision could affect Dogwood's interests. Dogwood takes no position at this time pending further investigation.

6. Granting Dogwood's Application to Intervene will also be in the public interest because Dogwood will bring to this proceeding its expertise in the areas being investigated 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

## **CERTIFICATE OF SERVICE**

A true and correct copy of the foregoing was emailed, faxed or mailed by U.S. Mail, postage paid, this 19th day of December, 2008, 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 the Public Counsel 200 Madison Street, Suite 650 P.O. Box 2230 Jefferson City, MO 65102 opcservice@ded.mo.gov

Nathan Williams Missouri Public Service Commission 200 Madison Street, Suite 800 P.O. Box 360 Jefferson City, MO 65102 Nathan.Williams@psc.mo.gov