# BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

In the Matter of the 2020 Wolf Creek Triennial Decommissioning Financing Plan. Docket 21-WCNE-103-GIE

# PETITION TO INTERVENE AND MOTION FOR PROTECTIVE ORDER AND DISCOVERY ORDER

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COMES NOW, the Citizens' Utility Ratepayer Board ("CURB") and petitions the Corporation Commission of the State of the Kansas ("Commission") for intervention in the abovecaptioned case pursuant to K.S.A. 66-1223 and K.S.A. 77-521(a). In support of its petition and motion, CURB states and alleges as follows:

1. On September 1, 2020, Wolf Creek Nuclear Operating Corporation ("WCNOC"), Evergy Metro, Inc. d/b/a Evergy Kansas Metro [f/k/a Kansas City Power & Light Company]("Evergy Kansas Metro"), Evergy Kansas Central, Inc. [f/k/a Westar Energy, Inc.] and Evergy Kansas South, Inc. [f/k/a Kansas Gas and Electric Company] (collectively referred to herein as "Evergy Kansas Central");" and all three collectively referred to herein as "Companies"), and Kansas Electric Power Cooperative, Inc. ("KEPCo") (collectively referred to as the "Parties") and jointly filed an application with the Kansas Corporation Commission for approval of its 2020 Wolf Creek Triennial Decommissioning Financing Plan in compliance with the Commission's May 5, 2015 Order as the appropriate format for the September 1, 2020 triennial filing to meet the requirements of K.S.A. 66-1280 for review of the financial plan for Wolf Creek decommissioning.

- 2. CURB is composed of five volunteer board members.<sup>1</sup>
- 3. CURB has specific statutory authority to "represent residential and small commercial

<sup>&</sup>lt;sup>1</sup> K.S.A. 66-1222(a).

ratepayers before the state corporation commission"<sup>2</sup> and to "function as an *official intervenor in cases* filed with the state corporation commission."<sup>3</sup> CURB's authority and role as the official intervenor in cases filed with the Commission has been recognized by the Kansas Supreme Court.<sup>4</sup> CURB also has specific statutory authority to seek judicial review of Commission orders and decisions on behalf of residential and small commercial ratepayers.<sup>5</sup>

4. CURB's express statutory authority referenced above reflects the intent of the Legislature that CURB should participate in cases filed with the Commission. This fulfills the requirement under K.S.A. 77-521(a)(2) because CURB "qualifies as an intervener under any provision of law."

5. The residential and small commercial ratepayers whose interests CURB represents will be bound by any Commission order or activity in this proceeding. The rates paid and the services received by residential and small commercial ratepayers may be substantially affected by any Commission order or activity in this proceeding with respect to the Parties' proposed 2020 Wolf Creek Triennial Decommissioning Financing Plan, as described in its application.

6. The representation of CURB's interests in this proceeding by existing parties is inadequate. No other party to this proceeding is authorized to (a) specifically represent residential and small commercial ratepayers before the Commission, (b) function as the statutory official intervenor in cases filed with the Commission, or (c) seek judicial review of Commission orders and decisions on behalf of residential and small commercial ratepayers. While Commission Staff may

<sup>&</sup>lt;sup>2</sup>K.S.A. 66-1223(a).

<sup>&</sup>lt;sup>3</sup> K.S.A. 66-1223(b).

<sup>&</sup>lt;sup>4</sup> K.S.A. 66-1223(b). See, Citizens' Utility Ratepayer Board v. Kansas Corporation Comm'n, 24 Kan. App.2d 63, 68, rev. den. 262 Kan. 959 (1997) ("CURB v. KCC"). See also, Farmland Industries, Inc. v. Kansas Corp. Comm'n, 29 Kan.App.2d 1031, 1047-48, 37 P.3d 640 (2001) ("The bulk of current customers otherwise entitled to receive refunds are statutorily represented by CURB. See K.S.A. 66-1223(a)") <sup>5</sup> K.S.A. 66-1223.

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have authority to investigate, evaluate, testify and offer exhibits on behalf of the *general public* pursuant to a definition contained in a Commission regulation, <sup>6</sup> Staff does not specifically represent residential and small commercial ratepayers and is expressly denied the right to appeal Commission orders. <sup>7</sup>

7. Accordingly, CURB has a substantial and vital interest in the outcome of this proceeding which cannot be adequately represented by any other party. Pursuant to K.S.A. 77-521(a)(2), CURB qualifies as an intervenor (a) under provision of law and (b) because the rights, duties, privileges, immunities, or other legal interests of residential and small commercial ratepayers may be substantially affected by this proceeding. <sup>8</sup>

8. CURB's requested intervention is in the interests of justice and will not impair the orderly and prompt conduct of the proceedings.<sup>9</sup>

9. CURB therefore requests that the Commission grant CURB's Petition to Intervene and allow CURB to participate fully in this docket, including but not limited to the right to conduct discovery, file pleadings and testimony, present oral argument, and fully participate in any scheduled hearings.

10. In addition to undersigned counsel, please include the following CURB representatives with all electronic notices, pleadings, and correspondence regarding this Application as follows:

Shonda Rabb Public Service Administrator Della Smith Senior Administrative Specialist

<sup>&</sup>lt;sup>6</sup> Staff's authority to represent the general public is not specifically authorized by statute, but merely referenced in the definition section of Commission regulations. K.A.R. 82-1-204(q) ("Technical staff may conduct investigations and otherwise evaluate issues raised, and may testify and offer exhibits on behalf of the *general public*.") (emphasis added). <sup>7</sup> K.A.R. 82-1-204(i)(3).

<sup>&</sup>lt;sup>8</sup> K.S.A. 77-521(a)(2).

<sup>&</sup>lt;sup>9</sup>K.S.A. 77-521(a)(3).

Citizens' Utility Ratepayer Board 1500 SW Arrowhead Road Topeka, KS 66604 Email: <u>s.rabb@curb.kansas.gov</u> Citizens' Utility Ratepayer Board 1500 SW Arrowhead Road Topeka, KS 66604 Email: <u>d.smith@curb.kansas.gov</u>

11. Pleadings, testimony, and exhibits and may contain confidential information. CURB is requesting the Commission issue a Protective Order and Discovery Order in this docket to allow CURB and its consultant access to the full information contained in this filing.

WHEREFORE, CURB respectfully requests the Commission grant its Petition for Intervention and Motion for Protective Order and Discovery Order in this Docket.

Respectfully submitted,

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#### **VERIFICATION**

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STATE OF KANSAS

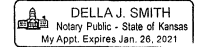
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COUNTY OF SHAWNEE

I, David W. Nickel, of lawful age and being first duly sworn upon my oath, state that I am an attorney for the Citizens' Utility Ratepayer Board; that I have read and am familiar with the above and foregoing document and attest that the statements therein are true and correct to the best of my knowledge, information, and belief.

David W. Nickel

SUBSCRIBED AND SWORN to before me this 11<sup>th</sup> day of September, 2020.



Notary Public

My Commission expires: 01-26-2021.

### **CERTIFICATE OF SERVICE**

#### 21-WCNE-103-GIE

I, the undersigned, hereby certify that a true and correct copy of the above and foregoing document was served by electronic service on this 11<sup>th</sup> day of September, 2020, to the following:

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