THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

Before Commissioners:	Shari Feist Albrec Jay Scott Emler Pat Apple	ht, Chair	
In the Matter of the 2 Decommissioning Cost S by Wolf Creek Nu Corporation in Accord Commission's Order in 163,561-U on December Commission's Order in D 204-GIE on June 13, 2013.	tudy as Provided clear Operating lance with the Docket Number 9, 1992, and the locket 13-WCNE-)))))	Docket No. 15-WCNE-093-GIE

ORDER GRANTING KCP&L'S PETITION TO INTERVENE

This matter comes before the State Corporation Commission of the State of Kansas (Commission) for consideration and decision. Having reviewed the pleadings and record, the Commission makes the following findings:

- 1. On August 29, 2014, in accordance with the Commission's December 9, 1992 Order in Docket No. 163,561-U, Wolf Creek Nuclear Operating Corporation ("WCNOC") filed on behalf of KCP&L, Kansas Gas and Electric Company and Kansas Electric Power Cooperative, Inc. the 2014 Decommissioning Cost Study for the Wolf Creek Generating Station and the estimates of total capital costs for the Independent Spent Fuel Storage Installation (ISFSI), in accordance with the Commission's June 13, 2013 order in Docket No. 13-WCNE-204-GIE.
- 2. On September 09, 2014, Kansas Gas and Electric Company and Kansas Electric Power Cooperative, Inc. ("KCP&L") filed its Petition to Intervene. KCP&L explains its generation, transmission, distribution and sale of electric energy, along with its interest as co-

owner of the Wolf Creek Generating Station, affords KCP&L a direct interest in this proceeding.¹

- 3. The Commission finds KCP&L has demonstrated that as a co-owner of the Wolf Creek Generating Station it has a direct interest with associated legal rights, duties, privileges, and immunities which may be affected by this proceeding. Therefore, pursuant to K.A.R. 82-1-225, the Commission grants KCP&L's Petition for Intervention.
- 4. KCP&L will be added to the official service list. Service of pleadings, communications, and correspondence should be delivered to counsel of record and KCP&L's other designees, as follows:

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¹ Petition to Intervene ¶ 2(September 09, 2014).

THEREFORE, THE COMMISSION ORDERS:

- A. KCP&L's Petition to Intervene is granted pursuant to K.S.A. 82-1-225.
- B. The parties have 15 days, plus three days if service of this Order is by mail, to petition the Commission for reconsideration.²
- C. The Commission retains jurisdiction over the subject matter and parties for the purpose of entering such further orders as it deems necessary.

BY THE COMMISSION IT IS SO ORDERED.

Albrecht, Chair; Emler, Commissioner; Apple, Commissioner

Dated: _____SEP 1 6 2014

ORDER MAILED 311

Thomas A. Day

Acting Executive Director

SF/tc

² K.S.A. 66-118b; K.S.A. 77-529(a)(1).

PLEASE FORWARD THE ATTACHED DOCUMENT (S) ISSUED IN THE ABOVE-REFERENCED DOCKET TO THE FOLLOWING:

NO. CERT. COPIES NO. PLAIN COPIES

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ORDER MAILED SEP 1 7 2014

The Docket Room hereby certified that on this ____day of _______, 20 ______, it caused a true and correct copy of the attached ORDER to be deposited in the United States Mail, postage prepaid, and addressed to the above persons.

PLEASE FORWARD THE ATTACHED DOCUMENT (S) ISSUED IN THE ABOVE-REFERENCED DOCKET TO THE FOLLOWING:

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