BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Evergy Metro, Inc. d/b/a Evergy Missouri Metro's 2023 Integrated Resource Plan Annual Update Filing)	File No. EO-2023-0212
In the Matter of Evergy Missouri West, Inc. d/b/a Evergy Missouri West's 2023 Integrated Resource Plan Annual Update)	File No. EO-2023-0213

AMENDED APPLICATION TO INTERVENE OF GOOGLE LLC

Pursuant to 20 CSR 4240-2.075, Google LLC ("Google") hereby files this Amended Application to Intervene¹ in the above-listed matter and states the following:

- 1. Google is a limited liability corporation duly incorporated under the laws of the State of Delaware. The Company's principal office is located at 1600 Amphitheatre Parkway, Mountain View, CA 94043. The contact information for Google LLC's attorney is set forth below.
- 2. Google is a U.S.-based technology company that offers technology services and products and operates multiple data centers in the country and around the world to power its portfolio of products and services.
- 3. Google has an interest in potentially developing data center facilities in the Evergy Metro service territory. If those facilities are developed, Google would be one of the largest and highest load factor customers on the Evergy Metro Inc. ("EMM") system.

¹ The previously filed Application has been amended to remove Andrew Schulte as co-counsel and to add Sean Pluta as co-counsel.

4. Google is an Intervenor in Docket No. EO-2023-0022 that resulted in the Commission's approval of EMM's Special High Load Factor Market Rate tariff that Google will potentially utilize in the future.

5. Given that Google could be one of Evergy's largest single customers, it has an interest in this proceeding different from that of the general public.

6. Granting Google's intervention will serve the public interest by assisting the Commission's record for decision in this case as to how updates to the IRP could benefit the state and local economy through attracting customers like Google to Missouri.

7. In addition, Google and its affiliates have experience in acquiring power and taking electric service in jurisdictions around the country. By allowing Google LLC's intervention, the Commission can use that knowledge and experience to decide the case in a manner that best serves the public interest.

8. Google has not taken a position in this case.

9. Should the Commission grant this Application, notices and other correspondence in this case should be directed to the following persons:

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Respectfully submitted,

POLSINELLI PC

By: /s/ Frank A. Caro

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ATTORNEYS FOR GOOGLE LLC

CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing document has been emailed to all parties of record this 5th day of July, 2023.

/s/ Frank A. Caro