BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the matter of the Application of Evergy)	
Metro, Inc. d/b/a Evergy Missouri Metro)	
And Evergy Missouri West, Inc. d/b/a)	
Evergy Missouri West for an Accounting)	EU-2020-0350
Authority Order Allowing the Companies)	
to Record and Preserve Costs Related to)	
COVID-19 Expenses)	

MAWC APPLICATION FOR INTERVENTION

COMES NOW Missouri-American Water Company ("MAWC" or "Company") pursuant to 20 CSR 4240-2.075, and for its Application for Intervention in this case, states as follows:

1. MAWC is a Missouri corporation with its principal office and place of business at 727 Craig Road, St. Louis, Missouri 63141. MAWC is a Missouri corporation in good standing. A certified copy of MAWC's certificate of good standing was recently provided in ISRS File No. WO-2020-0190. MAWC currently provides water service to the public in and around the cities of St. Joseph, Joplin, Brunswick, Mexico, Warrensburg, Parkville, Riverside, Jefferson City, Lawson, and parts of St. Charles, Platte, Warren, Lincoln, Cole, Callaway, Pettis, Taney, Stone, Barry, Christian, Benton, Greene and Newton Counties Missouri, and most all of St. Louis County, Missouri. MAWC currently provides water service to approximately 468,000 customers. MAWC provides sewer service to approximately 13,500 customers near the cities of Parkville, Cedar Hill, and Lawson, and parts of Warren, Morgan, Cole, Callaway, Pettis, Taney and Jefferson Counties, Missouri. MAWC is a "water corporation" and a "public utility" as those terms are defined in Section 386.020 and 393.1000 (7), RSMo. 2000, and is subject to the jurisdiction and supervision of the Commission as provided by law. Other than cases that have been docketed at the Commission, MAWC has no pending action or final unsatisfied

judgments against it from any state or federal agency or court within the past three (3) years that involve customer service. MAWC has no annual report or assessment fees that are overdue.

2. Communications in regard to this Application should be addressed to the undersigned counsel and:

Brian W. LaGrand
Director of Rates & Regulatory Support
Missouri-American Water Company
727 Craig Road
St. Louis, MO 63141
314-996-2357
brian.lagrand@amwater.com

3. MAWC's interest in this case arises from its status as a Commission regulated investor-owned water and sewer utility with a specific interest in some of the important regulatory issues in this case. By this application, Evergy Metro, Inc. d/b/a Evergy Missouri Metro ("Evergy Missouri Metro") and Evergy Missouri West, Inc. ("Evergy Missouri West") (collectively, "Evergy"), seek an Accounting Authority Order ("AAO") from the Commission authorizing the Company to track and defer, in a regulatory asset, all extraordinary costs and associated financial impacts (including lost revenues) related to the COVID-19 pandemic. The Commission's consideration of such issues could, as a practical matter, have an impact upon similar issues as they arise in MAWC cases or other proceedings at the Commission, which in turn could have an impact on MAWC's business, making MAWC's interests different than the interests of the general public. Moreover, MAWC's intervention is in the public interest as it may aid the Commission in addressing the policy implications of such issues, including by allowing MAWC to present additional perspectives on such issues.

4. MAWC supports Evergy's request for a regulatory asset for the financial impacts of the COVID-19 pandemic.

WHEREFORE, MAWC respectfully requests that the Commission grant its Application for Intervention and that it be made a party hereto with all rights to participate in this matter.

Respectfully Submitted,

Timothy W. Luft

MBN # 40506

Corporate Counsel

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This west

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ATTORNEYS FOR MISSOURI-AMERICAN WATER COMPANY

Certificate of Service

I hereby certify that a copy of the above and foregoing document was sent to all parties of record in this case via electronic mail on this 1st day of June, 2020.

Timothy W. Luft

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