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)	Case No. ET-2021-0151
West, Inc. d/b/a Evergy Missouri West for Approval)	
of a Transportation Electrification Portfolio)	

MOTION TO WITHDRAW

Pursuant to 4 CSR 240-2.040(6), the undersigned counsel asks leave to withdraw by reason of retirement. Other counsel from Great Rivers have already entered on behalf of Sierra Club.

Respectfully submitted,

/s/ Henry B. Robertson

Henry B. Robertson (Mo. Bar No. 29502) Great Rivers Environmental Law Center 319 N. Fourth Street, Suite 800 St. Louis, Missouri 63102 Tel. (314) 231-4181 Fax (314) 231-4184 hrobertson@greatriverslaw.org

Attorney for Sierra Club

CERTIFICATE OF SERVICE

I hereby certify that a true and correct PDF version of the foregoing was filed on EFIS and sent by email on this 30th day of June, 2021, to all counsel of record.

/s/ Henry B. Robertson Henry B. Robertson