## BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Resource Plan of	)	
Evergy Metro, Inc. d/b/a Evergy Missouri	)	File No. EO-2020-0280
Metro Pursuant to 20 CSR 4240-22	)	
In the Matter of the Resource Plan of Evergy	)	
Metro West, Inc. d/b/a Evergy Missouri West	)	<u>File No. EO-2020-0281</u>
Pursuant to 20 CSR 4240-22	)	

## MISSOURI DIVISION OF ENERGY APPLICATION TO INTERVENE

COMES NOW the Missouri Department of Natural Resources – Division of Energy ("DE") and, pursuant to Missouri Public Service Commission ("Commission") Rule 20 CSR 4240-2.075, respectfully requests that the Commission grant intervention to DE in the above-styled matter. For its Motion to Intervene, DE states as follows:

 On March 10, 2020, Evergy Metro, Inc. d/b/a Evergy Missouri Metro and Evergy Metro West, Inc. d/b/a Evergy Missouri West filed 2020 Annual Integrated Resource Plan ("IRP") Update Reports.

2. DE is a state agency vested with the powers and duties set forth in § 620.035 RSMo. DE's interests are different than those of the general public, as illustrated by its statutory authority to: (1) plan for future energy needs and energy resource development; (2) monitor and analyze all federal, state, local and voluntarily disclosed private sector energy research projects and voluntarily disclosed private sector energy research projects and voluntarily disclosed private sector energy related data and information concerning supply and consumption; (3) develop, promote, administer and monitor energy conservation programs; (4) consult and cooperate with all state and federal governmental agencies, departments, boards and commissions and all other interested agencies and institutions, governmental and nongovernmental, public and private, on matters of energy research and development, management, conservation and

distribution; and (5) analyze the potential for increased use of diverse energy sources, energy efficient technologies, and other energy alternatives and make recommendations for the expanded use of such alternate energy sources and technologies.

3. DE may develop positions on specific issues as this case proceeds.

4. Communications, correspondence, orders and decision in this matter should be addressed to the undersigned.

WHEREFORE, the Division of Energy respectfully requests that it be allowed to intervene in the above-styled matter.

Respectfully submitted,

/s/ Jacob Westen Jacob Westen, Bar No. 65265 Deputy General Counsel Missouri Department of Natural Resources P.O. Box 176 Jefferson City, MO 65102 573-751-5464 Jacob.Westen@dnr.mo.gov Attorney for Missouri Division of Energy

## **CERTIFICATE OF SERVICE**

I hereby certify that true and correct copies of the foregoing have been emailed to the

certified service list this 10<sup>th</sup> day of April, 2020.

/s/ Jacob Westen