Marie Callaway Kellner (ISB No. 8470) 710 N 6th Street Boise, ID 83701 (208) 537-7993 mkellner@idahoconservation.org

Attorney for the Idaho Conservation League

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE) APPLICATION AVISTA) **CORPORATION FOR THE**) **AUTHORITY TO INCREASE ITS RATES AND CHARGES FOR**) ELECTRIC AND NATURAL GAS) **SERVICE FOR ITS ELECTRIC** AND NATURAL GAS CUSTOMERS) **IN IDAHO**

CASE NO. AVU-E-23-01; AVU-G-23-01

MOTION FOR LIMITED ADMISSION PRO HAC VICE

Pursuant to Idaho Public Utilities Commission Rules 19 and 43.03 and Idaho Bar Commission Rule ("ICBR") 227, the undersigned counsel, Marie Callaway Kellner, hereby petitions the Idaho Public Utilities Commission ("Commission") for admission of the undersigned applying counsel, F. Diego Rivas, for purposes of the above-captioned matter.

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F. Diego Rivas certifies that he is an active member, in good standing, with the bar of the State of Montana, that he maintains the regular practice of law at 1101 8th Ave, Helena, MT as the Regulatory Counsel for the NW Energy Coalition, and that he is not a resident of the State of Idaho or currently licensed to practice law in Idaho. F. Diego Rivas has begun the admission process to be admitted to the Idaho State Bar via UBE score transfer but does not expect that process to be complete in time for above captioned docket. F. Diego Rivas was previously granted limited admission by the Commission on open docket, RMP-E-22-15.

The undersigned counsel certifies that a copy of this Motion has been served on all other parties to the above-captioned matter and a copy of the Motion, accompanied by a \$325 fee and a certificate of good standing for F. Diego Rivas from the State of Montana, has been provided to the Idaho State Bar.

Counsel certifies that the above information is true to the best of their knowledge, after reasonable investigation. Marie Callaway Kellner acknowledges that pursuant to IBCR, her attendance shall be required at all Commission processing at which F. Diego Rivas will appear, unless specifically excused by the Commission.

WHEREFORE, by this motion, Marie Callaway Kellner respectfully requests that the Commission:

Authorize F. Diego Rivas to participate in all proceedings before the Commission with respect to the above captioned matter.

Dated the 13th day of March 2023.

Marie Callaway Kellner

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F. Diego Rivas, MT State Bar No. 68806741 *Applying Counsel* Regulatory Counsel, NW Energy Coalition 1101 8th Ave Helena, MT 59601 (406) 461-6632 diego@nwenergy.org

CERTIFICATE OF SERVICE

I hereby certify that on this 14th day of March, 2023, I delivered true and correct copies of the foregoing PETITION TO INTEVENE to the following persons via the method of service noted:

/s/ Marie Callaway Kellner

Marie Callaway Kellner (ISB No. 8470) Attorney for the Idaho Conservation League 710 N. 6th St. Boise, Idaho 83702 mkellner@idahoconservation.org

Electronic Mail Only (See Order No. 35058):

Idaho Public Utilities Commission Jan Noriyuki Commission Secretary jan.noriyuki@puc.idaho.gov secretary@puc.idaho.gov

Commission Staff Dayne Hardie Claire Sharp Chris Burdin Deputy Attorneys General Idaho Public Utilities Commission dayne.hardie@puc.idaho.gov claire.sharp@puc.idaho.gov chris.burdin@puc.idaho.gov

Avista Corporation David J. Meyer P.O. Box 3727 1411 W. Mission Ave Spokane WA, 99220 david.meyer@avistacorp.com Clearwater Paper Peter Richardson Richardson Adams PLLP 515 N. 27th St. Boise ID, 83702 peter@richardsonadams.com carol.haugen@clearwaterpaper.com nathan.smith@clearwaterpaper.com jamie.mcdonald@clearwaterpaper.com

Dr. Don Reading 280 Silverwood Way Eagle ID, 83616 dreading@mindspring.com

Walmart Inc. Norman M. Semanko Parsons Behle & Latimer 800 W. Main St, Suite 1300 Boise ID, 83702 nsemanko@parsonsbehle.com

Justina A. Caviglia Parsons Behle & Latimer 50 W. Liberty St., Suite 750 Reno NV, 89502 jcaviglia@parsonsbehle.com Steve W. Chriss Walmart Inc. 2608 SE J St. Bentonville AR, 72716 Stephen.chriss@walmart.com

Idaho Forrest Group Elijah M. Watkins Stoel Rives LLP 101 S. Capitol Blvd., Suite 1900 Boise ID, 83720 elijah.watkins@stoel .com

Andrew P. Moratzka Stoel Rives LLP 33 S. Sixth St, Suite 4200 Minneapolis, MN 55402 andrew.moratzka@stoel.com