JAYME B. SULLIVAN BOISE CITY ATTORNEY

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IDAHO PUBLIC UTILITIES COMMISSION

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Attorney for Intervenor

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF INTERMOUNTAIN GAS COMPANY'S APPLICATION FOR DETERMINATION OF 2020 EFFICIENCY EXPENSES AS PRUDENTLY INCURRED

Case No. INT-G-21-03

CITY OF BOISE CITY'S PETITION TO INTERVENE

COMES NOW, the city of Boise City, herein referred to as "Boise City," and pursuant to Rules 71 through 73 of the Rules of Procedure of the Idaho Public Utility Commission (IDAPA 31.01.01.71 – 31.01.0.73), the Application filed on July 14, 2021, and Notice of Application and Notice of Intervention Deadline, Order No. 35143, filed on August 20, 2021, hereby requests leave to intervene in this matter and to appear and participate as a party. As grounds, Boise City states as follows:

1. The name and address of this Intervenor is:

City of Boise City 150 N. Capitol Blvd. P.O. Box 500 Boise, ID 83701-0500 2. Copies of all pleadings, production requests, production responses, Commission orders

and other documents should be provided to Ed Jewell at:

Ed Jewell

Deputy City Attorney

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In the interest of reducing costs to all parties, please provide hard copies of pleading, testimony,

and briefs only. All other production requests, response, notices, Commission orders and other

filings may be submitted via electronic mail in accordance with Rule 63 of the Rules of Procedure

of the Idaho Public Utility Commission (IDAPA 31.01.01.063).

3. Boise City is a Municipal Corporation organized under the laws of the state of

Idaho.

4. Boise City has a direct and substantial interest in this matter as representing the

public interest of Intermountain Gas customers that make up its constituency. Boise City is also a

large commercial Intermountain Gas customer. As a customer with expressed clean energy

preferences and community-wide energy efficiency targets, this proceeding directly impacts Boise

City's ability to meet its energy use reduction goals. Without the opportunity to intervene herein,

Boise City would not have the direct means of ensuring the outcome of this proceeding positively

impacts the environmental, health, and economic concerns of Boise City and its citizens. Granting

Boise City's petition to intervene will not unduly broaden the issues, nor will it prejudice any party

to this case.

CITY OF BOISE CITY'S PETITION TO INTERVENE - 2

5. Boise City intends to fully participate in this matter as a party and appear in all matters as is appropriate. The nature and quality of Boise City's intervention in this proceeding is dependent upon the nature and effect of other evidence in this proceeding. If necessary, Boise City may present evidence; call and examine witnesses; and present argument.

WHEREFORE, the city of Boise City, respectfully requests that this Commission grant this Petition to Intervene and issue a timely order as set forth in IDAPA 31.01.01.075.

DATED this 9th day of September 2021.

Ed Jewell

Deputy City Attorney

CERTIFICATE OF SERVICE

I hereby certify that I have on this 9th day of September 2021, served the foregoing documents on all parties of record as follows:

Jan Noriyuki Commission Secretary Idaho Public Utilities Commission 11331 W. Chinden Blvd., Ste. 201-A	U.S. Mail Personal Delivery Facsimile Electronic	
Boise, ID 83714 jan.noriyuki@puc.idaho.gov	Other:	
Dayn Hardie Deputy Attorney General Idaho Public Utilities Commission 11331 W. Chinden Blvd., Ste. 201-A Boise, ID 83714 dayn.hardie@puc.idaho.gov	U.S. Mail Personal Delivery Facsimile Electronic Other:	
Lori Blattner Director-Regulatory Affairs Intermountain Gas Company P.O. Box 7608 Boise, ID 83707 Lori.Blattner@intgas.com	U.S. Mail Personal Delivery Facsimile Electronic Other:	
Preston N. Carter Givens Pursley LLP 601 W. Bannock St. Boise, ID 83702 prestoncarter@givenspursley.com harmonywright@givenspursley.com	U.S. Mail Personal Delivery Facsimile Electronic Other:	

Michelle Steel, Paralegal

Michelle Steel