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October 20, 2023

Via E-mail and US Mail

Idaho Public Utilities Commission
472 W. Washington
Boise, ID 83702

Re: *Notice of Agreement and Sale of Questar Gas Company (through Fall West Holdco LLC) to Enbridge Quail Holdings, LLC, and Filing In Utah Docket Number:*

23-057-16 – Joint Notice and Application of Questar Gas dba Dominion Energy Utah and Enbridge Quail Holdings, LLC for Approval of the Proposed Sale of Fall West Holdco, LLC to Enbridge Quail Holdings, LLC

Dear Commissioners,

Questar Gas Company dba Dominion Energy Idaho (Questar Gas) and Enbridge Quail Holdings, LLC (EQ Holdings) respectfully submit this notice to the Idaho Public Utilities Commission (Commission) that on September 5, 2023, Questar Gas' parent company, Dominion Energy, Inc. (DEI) entered into a Purchase and Sale Agreement by which Questar Gas will become a wholly owned subsidiary of EQ Holdings(the Transaction) and will do business as Enbridge Gas Idaho. EQ Holdings is a wholly-owned subsidiary of Genoa Holdings, LLC. Genoa Holdings was formed as a Delaware limited liability company in 2023 for the purpose of holding the equity interests of EQ Holdings. EQ Holdings is an indirect wholly-owned subsidiary of Enbridge Inc.

Pursuant to the Commission's Order No. 33628 in Case. No. QST-G-16-01 (Order), the Commission required Questar Gas to "notify the Idaho Commission by letter when it files notices, applications, requests, etc., with the Utah PSC." (Order at pp. 3-4). Accordingly, Questar Gas respectfully provides notice that it, together with EQ Holdings, has filed a Joint Notice and Application with the Utah Public Service Commission (Utah PSC) seeking approval of the Transaction described herein.

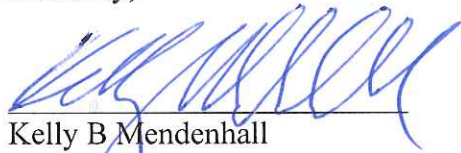
We have enclosed, for your information and convenience, four copies of the Joint Notice and Application regarding the Transaction on file with the Utah PSC, with its accompanying exhibits and testimony, which together provide greater detail about the Transaction and the benefits that Questar Gas' Idaho, Utah and Wyoming customers will realize as a result of the Transaction.

Questar Gas and EQ Holdings have also filed a Joint Application for the approval of the Transaction with the Wyoming Public Service Commission. The Wyoming Joint Application, testimony and exhibits are substantially similar to those filed in Utah.

EQ Holdings is an indirect wholly-owned subsidiary of Enbridge Inc. Enbridge is a strong and well-financed company that makes safety its highest priority. EQ Holdings has made commitments that will be of substantial value to Questar Gas' customers. In addition, EQ Holdings has committed that Questar Gas will remain a Utah-based company and that after the Transaction, and absent a material change in circumstances, Questar Gas will continue to maintain its operation centers and its local headquarters in Salt Lake City, UT, and its day-to-day operations will continue to be locally managed by the existing seasoned team of executives. Questar Gas will continue its long tradition of providing safe and reliable service at reasonable cost to its customers in Utah, Idaho and Wyoming. As more fully discussed in the pre-filed direct testimonies attached to this Joint Application, Questar Gas' customers, communities and regulators will see benefits from the ownership of Questar Gas by Enbridge. Questar Gas' customers will also benefit because Questar Gas will have access to Enbridge's enhanced safety protocols, and other best practices and expertise residing with Enbridge's other business units. EQ Holdings will increase Questar Gas' charitable contributions by \$175,000 per year for three years above Questar Gas' 2022 charitable donations of \$1.731 million.

If you have any questions or concerns, please contact me.

Sincerely,



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Cc: Jennifer Reinhardt-Tessmer (Counsel for EQ Holdings)
Tia Barancik (Counsel for EQ Holdings)