Austin Rueschhoff, ISB No. 10592 Thorvald A. Nelson HOLLAND & HART LLP 555 17th Street, Suite 3200 Denver, CO 80202 Telephone: (303) 295-8000 Facsimile: (720) 235-0229 Email: darueschhoff@hollandhart.com tnelson@hollandhart.com RECEIVED 2021 MAR 25 AM II: 07 IDANO PUAL O UTRUTIES CORMISSION

Attorneys for Micron Technology, Inc.

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

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IN THE MATTER OF SUEZ WATER IDAHO INC.'S APPLICATION FOR AUTHORITY TO INCREASE ITS RATES AND CHARGES FOR WATER SERVICE IN IDAHO CASE NO. SUZ-W-20-02 MOTION FOR PRO HAC VICE ADMISSION

Pursuant to Idaho Public Utilities Commission ("Commission") Rule of Procedure 43 (IDAPA 31.01.01.043) and I.B.C.R. 227, the undersigned counsel petitions the Commission for *pro hac vice* admission of Thorvald Nelson, the undersigned Applying Counsel, for the purpose of the above-captioned matter.

Thorvald Nelson certifies that he is an active member in good standing with the bar of states of Colorado, Montana and Nevada; that he maintains the regular practice of law at the abovenoted address; and that he is neither a resident of the state of Idaho nor licensed to practice law in Idaho. He further certifies that to the best of his knowledge, he was previously admitted *pro hac vice* in the State of Idaho under I.B.C.R. 227 in the following matters before the Commission: Case Number IPC-E-11-08, Case Number IPC-E-11-19, Case Number IPC-E-11-22, Case Number IPC-E-12-08, Case Number IPC-E-12-14, Case Number BPP-T-12-01, Case Number IPC-E-15-01, Case Number BWL-T-16-01, Case Number IPC-E-16-23, Case Number IPC-E-16-24 and Case Number IPC-E-17-11. The undersigned counsel certify that a copy of this motion has been served upon all other parties in this case, and that a copy of the motion accompanied by a \$325 fee and current certificates of good standing have been submitted to the Idaho State Bar.

Counsel certifies that the above information is true to best of their knowledge.

Austin Rueschhoff acknowledges that his attendance shall be required at all Commission proceedings in which Thorvald Nelson appears, unless specifically excused by the Commission. In this regard, Austin Rueschhoff further respectfully requests that the Commission excuse his attendance at further proceedings if Mr. Nelson appears unless Mr. Rueschhoff is needed by Micron Technology Inc ("Micron").

WHEREFORE, by this Motion, Austin Rueschhoff respectfully requests that the Commission authorize Thorvald Nelson to participate in all proceedings before the Commission in this case and grant Mr. Rueschhoff's request to be excused from appearing at further proceedings if Mr. Nelson appears, unless Mr. Rueschhoff is needed by Micron.

Respectfully submitted this 25th day of March, 2021.

HOLLAND & HART LLP

By: D. auti Rundha

Austin Rueschhoff, ISB No. 10592 Holland & Hart LLP 555 17th Street, Suite 3200 Denver, CO 80202 Telephone: (303) 295-8000 Facsimile: (720) 235-0229 Email: darueschhoff@hollandhart.com

MOTION FOR *PRO HAC VICE* ADMISSION CASE NO. SUZ-W-20-02

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Thorvald Nelson Holland & Hart LLP 555 17th Street, Suite 3200 Denver, CO 80202 Telephone: (303) 295-8000 Facsimile: (720) 235-0229 Email: tnelson@hollandhart.com

MOTION FOR *PRO HAC VICE* ADMISSION CASE NO. SUZ-W-20-02

CERTIFICATE OF SERVICE

I hereby certify that on March 25, 2021, a true and correct copy of the within and foregoing MOTION FOR PRO HAC VICE ADMISSION IN CASE NO. SUZ-W-20-02 was served in the manner shown to:

Idaho Public Utilities Commission

Jan Noriyuki Commission Secretary Idaho Public Utilities Commission 11331 W. Chinden Boulevard Building 8, Suite 201-A P.O. Box 83720 Boise ID 83720 Jan.noriyuki@puc.idaho.gov

SUEZ Water Idaho Inc.

Michael C. Creamer Preston N. Carter Givens Pursley LLP 601 W. Bannock Street Boise, ID 83702 <u>mcc@givenspursley.com</u> prestoncarter@givenspursley.com

Ada County

Lorna Jorgensen John Cortbitarte Ada County Prosecuting Attorney's Office Civil Division 200 W. Front Street, Room 3191 Boise, ID 83702 <u>ljorgensen@adacounty.id.gov</u> jcortabitarte@adacounty.id.gov Matt Hunter Dayn Hardie Deputy Attorney General Idaho Public Utilities Commission 11331 W. Chinden Boulevard Building 8, Suite 201-A P.O. Box 83720 Boise ID 83720 Matt.hunter@puc.idaho.gov Dayn.hardie@puc.idaho.gov

Suez Water Management & Services

David Njuguna Suez Water Management & Services 461 From Road, Suite 400 Paramus, NJ 07052 David.njuguna@suez.com

Community Action Partnership Association of Idaho

Brad M. Purdy Attorney at Law 2019 N. 17th Street Boise, ID 83702 bmpurdy@hotmail.com

MOTION FOR *PRO HAC VICE* ADMISSION CASE NO. SUZ-W-20-02

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City of Boise City

Mary R. Grant Scott B. Muir Deputy City Attorney Boise City Attorney's Office 150 N. Capitol Boulevard P.O. Box 500 Boise, ID 83701-0500 mgrant@cityofboise.org BoiseCityAttorney@cityofboise.org

SUEZ Water Customer Group

Norman M. Semanko Parsons Behle & Latimer 800 West Main Street, Suite 1300 Boise, ID 83702 <u>nsemanko@parsonsbehle.com</u> <u>boisedocket@parsonsbehle.com</u>

Micron Technology, Inc.

Jim Swier Greg Harwood Micron Technology, Inc. 8000 South Federal Way Boise, ID 83707 jswier@micron.com gbharwood@micron.com Austin Rueschhoff Thorvald A. Nelson Holland & Hart, LLP 555 17th Street, Suite 3200 Denver, CO 80202 darueschhoff@hollandhart.com tnelson@hollandhart.com aclee@hollandhart.com glgarganoamari@hollandhart.com

s/ Gina Gargano-Amari

MOTION FOR *PRO HAC VICE* ADMISSION CASE NO. SUZ-W-20-02

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

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IN THE MATTER OF SUEZ WATER IDAHO INC.'S APPLICATION FOR AUTHORITY TO INCREASE ITS RATES AND CHARGES FOR WATER SERVICE IN IDAHO CASE NO. SUZ-W-20-02

(PROPOSED) ORDER GRANTING MOTION FOR PRO HAC VICE ADMISSION

The Commission has considered the Motion for Pro Hac Vice Admission filed on March 25, 2021 and being fully advised in the premises, hereby orders that Thorvald Nelson be admitted pro hac vice in this case and that Austin Rueschhoff serve as Local Counsel. The Commission further orders that the attendance of Austin Rueschhoff is excused from further proceedings in this case if Mr. Nelson appears, unless Mr. Rueschhoff is needed by Micron Technology, Inc.

DATED this _____ day of March 2021

/s/

CERTIFICATE OF SERVICE

I hereby certify that on March 25, 2021, a true and correct copy of the within and foregoing

(PROPOSED) ORDER GRANTING MOTION FOR PRO HAC VICE ADMISSION IN CASE

NO. SUZ-W-20-02 was served in the manner shown to:

Idaho Public Utilities Commission

Jan Noriyuki Commission Secretary Idaho Public Utilities Commission 11331 W. Chinden Boulevard Building 8, Suite 201-A P.O. Box 83720 Boise ID 83720 Jan.noriyuki@puc.idaho.gov

SUEZ Water Idaho Inc.

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Ada County

Lorna Jorgensen John Cortbitarte Ada County Prosecuting Attorney's Office Civil Division 200 W. Front Street, Room 3191 Boise, ID 83702 <u>ljorgensen@adacounty.id.gov</u> jcortabitarte@adacounty.id.gov Matt Hunter Dayn Hardie Deputy Attorney General Idaho Public Utilities Commission 11331 W. Chinden Boulevard Building 8, Suite 201-A P.O. Box 83720 Boise ID 83720 Matt.hunter@puc.idaho.gov Dayn.hardie@puc.idaho.gov

Suez Water Management & Services

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City of Boise City

Mary R. Grant Scott B. Muir Deputy City Attorney Boise City Attorney's Office 150 N. Capitol Boulevard P.O. Box 500 Boise, ID 83701-0500 mgrant@cityofboise.org BoiseCityAttorney@cityofboise.org

SUEZ Water Customer Group

Norman M. Semanko Parsons Behle & Latimer 800 West Main Street, Suite 1300 Boise, ID 83702 <u>nsemanko@parsonsbehle.com</u> <u>boisedocket@parsonsbehle.com</u>

Micron Technology, Inc.

Jim Swier Greg Harwood Micron Technology, Inc. 8000 South Federal Way Boise, ID 83707 jswier@micron.com gbharwood@micron.com Austin Rueschhoff Thorvald A. Nelson Holland & Hart, LLP 555 17th Street, Suite 3200 Denver, CO 80202 darueschhoff@hollandhart.com tnelson@hollandhart.com aclee@hollandhart.com glgarganoamari@hollandhart.com

s/ Gina Gargano-Amari