RECEIVED Monday, June 17, 2024 2:27:57 PM IDAHO PUBLIC UTILITIES COMMISSION

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Attorneys for Stoneridge Property Owners Association

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF CDS STONERIDGE UTILITIES, LLC'S APPLICATION FOR AUTHORITY TO INCREASE ITS RATES AND CHARGES FOR WATER SERVICE IN THE STATE OF IDAHO Case No.: SWS-W-24-01

STONERIDGE PROPERTY OWNERS ASSOCIATION'S JOINDER IN SUPPORT OF GARRISON'S MOTION TO DISMISS APPLICATION, AND RESPONSE TO IPUC STAFF'S MOTION TO SUSPEND MATTER & VACATE COMMENT DEADLINES

Stoneridge Property Owners Association ("SPOA"), by and through its counsel of record, Parsons Behle & Latimer, hereby joins in Garrison's Motion to Dismiss Application, and responds to IPUC Staff's Motion to Suspend Matter & Vacate Comment Deadlines, as follows:

SPOA supports, and joins in, Garrison's Motion to Dismiss Application. Stoneridge Utilities is unrepresented, has failed – and seems incapable - to respond to discovery adequately, and is otherwise not prepared to advance the current rate case forward. It is unfair and inappropriate to require Intervenors and customers to participate and incur additional expenses in the current rate case. The current application should therefore be dismissed. Stoneridge Utilities can then file a new application when it is ready to proceed, without further burdening others in the meantime.

STONERIDGE PROPERTY OWNERS ASSOCIATION'S JOINDER IN SUPPORT OF GARRISON'S MOTION TO DISMISS APPLICATION, AND RESPONSE TO IPUC STAFF'S MOTION TO SUSPEND MATTER & VACATE COMMENT DEADLINES – Page 1 4889-2623-4312.v2

In no event should the rate case be allowed to proceed under the current schedule or

under a Modified Procedure. Multiple objections have been filed in opposition to the Modified

Procedure previously adopted by the Commission. The Idaho PUC Staff's Motion to Suspend

Matter & Vacate Comment Deadlines would in essence set aside the schedule previously

approved by the Commission. If Staff's motion is granted, the Commission's order should

expressly vacate the Modified Procedure for the reasons set forth in the motion and for the

additional reasons set forth in the objections to Modified Procedure that have been filed.

DATED this day of 17th June, 2024.

PARSONS BEHLE & LATIMER

Norman M. Semanko

Patrick M. Ngalamulume

Attorneys for Stoneridge Property Owners

Association

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 17th day of June, 2024, I served a true and correct copy of the foregoing upon each party in this matter by delivering the same to each of the following individuals by the method indicated below, addressed as follows:

| Michael Duval, Deputy Attorney General IDAHO PUBLIC UTILITIES COMMISSION 472 W. Washington (83702) P.O. Box 83720 Boise, ID 83720-0074 | ☐ U.S. Mail ☐ Facsimile ☐ Hand Delivery ☐ Overnight Delivery ☑ Email michael.duval@puc.idaho.gov |
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| Rick Haruthunian RAMSDEN, MARFICE, EALY & DE SMET LLP 700 Northwest Boulevard P. O. Box 1336 Coeur d'Alene, ID 83816-1336 Attorney for Stoneridge Recreational Club Condominium Owners Assoc., Inc. | U.S. Mail Facsimile Hand Delivery Overnight Delivery Email rharuthunian@rmedlaw.com |
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