BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

In the Matter of the Application of Evergy)	
Kansas Metro, Inc., Evergy Kansas South, Inc.,)	
and Evergy Kansas Central, Inc. for Approval)	Docket No. 25-EKME-315-TAR
of Large Load Service Rate Plan and)	
Associated Tariffs.)	

PETITION FOR INTERVENTION OF PANASONIC ENERGY CORPORATION OF NORTH AMERICA

Pursuant to K.A.R. §82-1-225, Panasonic Energy Corporation of North America ("Panasonic") moves to intervene in the above-captioned docket.

- 1. On February 11, 2025, Evergy Metro, Inc. d/b/a Evergy Kansas Metro, Evergy Kansas South, Inc., and Evergy Kansas Central, Inc. (together as "Evergy Kansas Central") (collectively referred to herein as "Evergy") filed with the Commission an Application requesting approval of its Large Load Power Services ("LLPS") Rate Plan and associated tariffs.
- 2. Explaining this docket, Evergy stated, "Central to the LLPS Rate Plan is a new, tariffed rate offering, Schedule LLPS, which sets forth the tariffed terms and conditions that will apply to customers over 100 MW seeking to interconnect to Evergy's Kansas system."
- 3. Panasonic is a retail ratepayer and customer of Evergy Kansas Central Inc. and anticipates an average billing demand above 100MW. Therefore, Panasonic's rates may be affected by the proposed tariff, and Panasonic is entitled as a matter of law to intervene.
- 4. Since no procedural schedule has yet been established, the interests of justice and the orderly and prompt conduct of the proceedings will not be impaired by allowing this intervention.
- 5. Panasonic will be represented in this matter by the undersigned, Mr. James G. Flaherty, and also by Mr. Henry Walker, whose sworn application for admission *pro hac vice* is attached.

MOTION FOR ADMISSION PRO HAC VICE

6. As evidenced by his signature below, Mr. Flaherty moves for the admission *pro hac vice* of Mr. Walker in the above-captioned docket. The attached, sworn application from Mr. Walker is submitted in support of the motion.

CONCLUSION

7. For the reasons stated above, Panasonic respectfully requests the Kansas Corporation Commission grant this petition to intervene and the *pro hac vice* motion to admit Mr. Walker.

Respectfully submitted,

James G. Flaherty, #11177 ANDERSON & BYRD, LLP 216 S. Hickory ~ P.O. Box 17 Ottawa, Kansas 66067 (785) 242-1234, telephone (785) 242-1279, facsimile iflaherty@andersonbyrd.com

Henry Walker, TN #000272 BRADLEY ARANT BOULT CUMMINGS LLP 1221 Broadway, Suite 2400 Nashville, Tennessee 37203 (615) 252-2363, telephone (615) 252-6363, facsimile hwalker@bradley.com

Attorneys for Panasonic Energy Corporation of North America

VERIFICATION

STATE OF KANSAS COUNTY OF FRANKLIN, ss:

James G. Flaherty, of lawful age, being first duly sworn on oath, states:

That he is the attorney for Panasonic Energy Corporation of North America named in the foregoing Petition for Intervention and Motion for Admission *Pro Hac Vice* of Henry Walker; is duly authorized to make this affidavit; that he has read the foregoing and knows the contents thereof; and that the facts set forth therein are true and correct.

ames G. Flaherty

Londa Lossman

SUBSCRIBED AND SWORN to before me this 3rd day of March, 2025.

NOTARY PUBLIC - State of Kansas RONDA ROSSMAN My Appt. Expires May 25, 2026

Notary Public

Appointment/Commission Expires:

CERTIFICATE OF SERVICE

I hereby certify that a copy of the above and foregoing was sent via U.S. Mail, postage prepaid, or electronic mail, this 3rd day of March, 2025, addressed to:

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James G. Flaherty

Verified Application of Henry Walker for Pro Hac Vice Admission

I, Henry Walker, submit the following, sworn application for pro hac vice admission before

the Kansas Corporation Commission ("KCC").

My name is Henry Walker and I have been a member in good standing of the Tennessee

bar since 1976. My bar number 000272. I will be representing Panasonic Energy Corporation of

North America in KCC Docket No. 25-EKME-315-TAR.

My business address is:

Henry Walker

Bradley Arant Boult Cummings LLP

1221 Broadway, Suite 2400

Nashville, Tennessee 37203

My telephone number is (615) 252-2363; my fax number is (615) 252-6363; my email address is

hwalker@bradley.com.

Tennessee is the only jurisdiction where I am admitted to practice. I have not received any

public discipline including, but not limited to, suspension or disbarment in any jurisdiction, and I

am not aware of any pending complaint. I have not entered an appearance in Kansas in the last

twelve months.

Local counsel appearing with me will be:

Mr. James Flaherty

Anderson & Byrd

216 S. Hickory

P.O. Box 17

Ottawa, KS 66067

Email: jflaherty@andersonbyrd.com

Telephone: (785) 242-1234

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Bar No. 11177

FURTHER AFFIANT SAYETH NOT.

Henry Walker

STATE OF COUNTY OF Davidson

Personally appeared before me, a Notary Public, HENRY WALKER, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who acknowledged that he executed the within instrument for the purposes therein contained.

WITNESS my hand and seal, this 28 day of February, 2025

Notary Public Notary Public

My commission expires Oct , 4 2027

