BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

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In the Matter of the Application of Evergy Kansas Central, Inc. and Evergy Kansas South, Inc. for Approval to Make Certain Changes in their Charges for Electric Service

Docket No. 25-EKCE-294-RTS

PETITION TO INTERVENE

COMES NOW Occidental Chemical Corporation ("Occidental"), and states to the State

Corporation Commission of the State of Kansas ("Commission" or "KCC") as follows:

1. On January 31, 2025, Evergy Kansas Central, Inc. and Evergy Kansas South, Inc.

(collectively "EKC") filed a Joint Application requesting a net increase in its revenue

requirement of \$196.4 million, or 8.64% in total retail revenues.

2. Occidental is a retail ratepayer and is a direct customer of EKC. As a direct customer of Evergy, Occidental has a direct financial interest in this KCC proceeding in that the

requested increase in the revenue of EKC will be charged to retail ratepayers of EKC, including Occidental.

Applicable Law

3. 5. K.A.R. 82-1-225. provides in pertinent part: 82-1-225. Intervention. This regulation shall apply to both KAP A and non-KAPA proceedings. (a) The presiding officer shall grant a petition for intervention if the following conditions are met: (1) The petition is submitted in writing to the presiding officer, with copies mailed to all parties named in the presiding officer's notice of the hearing, at least three days before the hearing. (2) The petition states facts demonstrating that the petitioner's legal rights, duties, privileges, immunities, or other legal

1

interests may be substantially affected by the proceeding or that the petitioner qualifies as an intervenor under any provision of law.

4. Occidental has stated facts herein that support its participation as Intervenor herein in that it has direct financial interests and direct energy policy interests in the Commission's Order in this Docket.

CONCLUSION

WHEREFORE, Intervenor respectfully requests that the Commission grant to Occidental Chemical Corporation intervention in this KCC Docket.

Respectfully submitted,

/s/ James P. Zakoura James P. Zakoura, KS 07644 Lee M. Smithyman, KS 09391 Daniel J. Buller, KS 25002 Molly E. Morgan, KS 29683 FOULSTON SIEFKIN LLP 7500 College Boulevard, Suite 1400 Overland Park, KS 66210-4041 Telephone: 913-253-2142 Email: jzakoura@foulston.com Ismithyman@foulston.com dbuller@foulston.com

Attorneys for Occidental Chemical Corporation

VERIFICATION

STATE OF KANSAS)) ss: COUNTY OF JOHNSON)

James P. Zakoura, being duly sworn upon his oath, deposes and states that he is the Attorney for Occidental Chemical Corporation that he has read and is familiar with the foregoing *Petition for Intervention*, and that the statements therein are true to the best of his knowledge, information, and belief.

James P. Zakoura

SUBSCRIBED AND SWORN to before me this 10th day of April 2025.

Ask Notary Public

My Appointment Expires:



CERTIFICATE OF SERVICE

I hereby certify that on this 10th day of April 2025, the foregoing was electronically filed

with the Kansas Corporation Commission and that one copy was delivered electronically to all

parties on the service list as follows:

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