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Attorneys for Questar Gas Company

- BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH -

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T d Nov. Cd D dd CNC1TI)	
In the Matter of the Petition of Mid-Utah)	
Gas Pipeline Co., LLC Requesting a)	Docket No. 15-2577-01
Declaratory Ruling by the Public Service)	
Commission of Utah)	QUESTAR GAS COMPANY'S
)	PETITION TO INTERVENE
)	

Questar Gas Company ("Questar Gas"), by and through counsel, hereby petitions the Public Service Commission of Utah ("Commission") for intervention in the above-captioned matter pursuant to Utah Code Ann. § 63G-4-207 and Utah Admin R746-100-7.

The grounds for the motion are as follows.

- 1. On January 23, 2015, Mid-Utah Gas Pipeline Co., LLC ("Mid-Utah") filed a Petition Requesting a Declaratory Ruling that the Commission has jurisdiction over a natural gas pipeline that Mid-Utah plans to build ("Petition").
- 2. Questar Gas, a Utah corporation, is a public utility engaged in the distribution of natural gas primarily to customers in the states of Utah and Wyoming. Its Utah public utility activities are regulated by the Commission, and the Company's present rates, charges, and

general conditions for natural gas service in Utah are set forth in the Questar Gas Company Utah

Natural Gas Tariff PSCU No. 400 ("Tariff"). Questar Gas currently serves natural gas

customers in the general geographic area where Mid-Utah plans to build the proposed pipeline.

3. Though Mid-Utah has not yet sought a certificate of public convenience and

necessity, it has expressed interest in offering natural gas service to Sevier Power and "possibly

other users." Petition at Paragraph 2.

2. Questar Gas seeks to intervene for purposes of protecting its interests, particularly

regarding its certificate of public convenience and necessity to offer natural gas service to

customers in the relevant geographic area, and regarding other regulatory issues that may

substantially affect Questar Gas.

4. Questar Gas' intervention and participation in this matter will not materially

impair the just, orderly and prompt conduct of this proceeding.

5. Questar Gas requests that copies of all notices and filings in this docket be served

on:

Barrie L. McKay, Director State Regulatory Affairs

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WHERFORE, Questar Gas respectfully requests that the Commission enter an Order granting its Petition to Intervene in this Docket allowing Questar Gas to participate to the full extent allowed by law.

Dated this 29th day of January, 2015.

Respectfully submitted,

QUESTAR GAS COMPANY

Jenniffer N. Clark (7947) Attorney for Questar Gas Company 333 South State Street P.O. Box 45433 Salt Lake City, Utah 84145-0433 (801) 324-5392

Attorney for Questar Gas Company

CERTIFICATE OF SERVICE

I hereby certify that on this 29th day of January, 2015, I caused to be e-mailed a true and correct copy of the foregoing Petition to Intervene to the following:

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