Major Holly L. Buchanan Air Force Utility Law Field Support Center AF/JAOE-ULFSC 139 Barnes Dr., Suite 1 Tyndall AFB, FL 32403 (850) 283-6289 holly.buchanan.1@us.af.mil

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Attorneys for Federal Executive Agencies

BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

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IN THE MATTER OF THE APPLICATION OF DOMINION ENERGY UTAH TO INCREASE DISTRIBUTION RATES AND CHARGES AND MAKE TARIFF MODIFICATIONS

) Docket No. 22-057-03

PETITION FOR LEAVE TO INTERVENE OF FEDERAL EXECUTIVE AGENCIES

Pursuant to Utah Code Ann. § 63G-4-207 and Rule R746-1-108, the Federal Executive

Agencies ("FEA"), through its undersigned counsel, files its Petition For Leave To Intervene in

the above-captioned docket. In doing so, FEA states the following:

1. FEA represents numerous federal customers within the area serviced by

Dominion Energy Utah ("the Company"). These entities include, but are not limited to, military

installations, post offices, and federal buildings. For example, Hill Air Force Base ("Hill AFB")

represents a significant customer to the Company. FEA expects its bills at locations such as Hill AFB to be substantially impacted by the final decision in this case.

2. FEA has a substantial legal interest in this case and will be affected by the Commission's decision on the Company's application. No other party is likely to adequately represent FEA's interests in this proceeding.

3. FEA has not fully determined the specific positions it will take or the relief it will seek. FEA seeks to intervene for the purpose of protecting its interests in this proceeding.

4. The interests of justice and the orderly and prompt conduct of this proceeding will not be impaired by FEA's intervention and FEA will comply with the scheduling order issued in this docket.

5. FEA requests that copies of all correspondence, pleadings, documents, and orders be served on the following:

Maj Holly L. Buchanan Thomas A. Jernigan TSgt Rafael A. Franjul Ebony M. Payton AF/JAOE-ULFSC 139 Barnes Dr., Suite 1 Tyndall AFB, FL 32403 (850) 283-6289 Email: holly.buchanan.1@us.af.mil thomas.jernigan.3@us.af.mil rafael.franjul@us.af.mil uLFSC.Tyndall@us.af.mil

6. Pursuant to Rule R746-1-107(1)(a)(ii), FEA includes the certificates of good

standing for the following attorneys licensed to practice in a foreign state:

Holly L. Buchanan Thomas A. Jernigan WHEREFORE, FEA respectfully requests permission to intervene as a full party in this

docket.

DATED this 10th day of May 2022.

Holly Bucham

Holly L. Buchanan, Maj, USAF Chief, Utility Law Field Support Center AF/JAOE-ULFSC 139 Barnes Dr., Suite 1 Tyndall AFB, FL 32403 (850) 283-6289 holly.buchanan.1@us.af.mil Attorney for Federal Executive Agencies





OFFICE OF ATTORNEY REGULATION & CONSUMER RESOURCES

180 Howard Street, San Francisco, CA 94105

AttorneyRegulation@calbar.ca.gov 888-800-3400

CERTIFICATE OF STANDING

January 21, 2022

TO WHOM IT MAY CONCERN:

This is to certify that according to the records of the State Bar, HOLLY LOUISE BUCHANAN, #267351 was admitted to the practice of law in this state by the Supreme Court of California on December 3, 2009; that from the date of admission to February 10, 2010, she was an ACTIVE licensee of the State Bar of California; that on February 10, 2010, she transferred at her request to the INACTIVE status; that from that date to January 8, 2013, she was an INACTIVE licensee of the State Bar of California; that on January 8, 2013, she transferred at her request to the ACTIVE status; that she has been since that date, and is at date hereof, an ACTIVE licensee of the State Bar of California; and that no recommendation for discipline for professional or other misconduct has ever been made by the Board of Trustees or a Disciplinary Board to the Supreme Court of the State of California.

THE STATE BAR OF CALIFORNIA

Source Jam

Louise Turner Custodian of Records



CERTIFICATE OF GOOD STANDING

I, GINA WHITE PALMER, Director of the Attorney Services Division of the Supreme Court of Ohio, do hereby certify that I am the custodian of the records of the Office of Attorney Services of the Supreme Court and that the Attorney Services Division is responsible for reviewing Court records to determine the status of Ohio attorneys. I further certify that, having fulfilled all of the requirements for admission to the practice of law in Ohio,

Thomas Andrew Jernigan Attorney Registration No. 84008

was admitted to the practice of law in Ohio on November 17, 2008; has registered as an active attorney pursuant to the Supreme Court Rules for the Government of the Bar of Ohio; is in good standing with the Supreme Court of Ohio; and is entitled to practice law in this state.



IN TESTIMONY WHEREOF, I have subscribed my name and affixed the seal of the Supreme Court, this 24th day of January, 2022.

GINA WHITE PALMER Director, Attorney Services Division

Bradley J. Martinez Attorney Services Counsel



No. 2022-01-24-1 Verify by email at <u>GoodStandingRequests@sc.ohio.gov</u>

CERTIFICATE OF SERVICE

On this 10th day of May, 2022, a true and correct copy of the above and foregoing Petition to Intervene was sent via e-mail to the following:

Cameron Sabin (csabin@mayerbrown.com) Mayer Brown LLP

Jenniffer Clark (jenniffer.clark@dominionenergy.com) Kelly Mendenhall (kelly.mendenhall@dominionenergy.com) Austin Summers (austin.summers@dominionenergy.com) Dominion Energy Utah

Patricia Schmid (pschmid@agutah.gov) Justin Jetter (jjetter@agutah.gov) Robert Moore (rmoore@agutah.gov) Assistant Utah Attorneys General

Madison Galt (mgalt@utah.gov) Division of Public Utilities

Alyson Anderson (akanderson@utah.gov) Bela Vastag (bvastag@utah.gov) Alex Ware (aware@utah.gov) (ocs@utah.gov) Office of Consumer Services

RAFAEL A. FRANJUL, TSgt, USAF Paralegal for Federal Executive Agencies