STATE OF RHODE ISLAND PUBLIC UTILITIES COMMISSION

IN RE: THE NARRAGANSETT ELECTRIC:COMPANY D/B/A RHODE ISLAND ENERGY: DOCKET NO. 22-20-NG2022 ANNUAL GAST COST RECOVERY FILING:

<u>THE ATTORNEY GENERAL OF THE STATE OF RHODE ISLAND'S</u> <u>MOTION TO INTERVENE</u>

NOW COMES Peter F. Neronha, Attorney General of the State of Rhode Island ("Attorney General"), and hereby moves to intervene with full-party status in the above-captioned proceeding in accordance with Rule 1.14(B) of the Public Utilities Commission's (the "Commission") Rules of Practice and Procedure (the "Commission Rules").

I. Standard of Review

Commission Rule 1.14(B) states that "any person claiming a right to intervene or an interest

of such nature that intervention is necessary or appropriate may intervene in any proceeding before

the Commission." 810-RICR-00-00-1.14(B). Further, such right or interest may be:

- a. A right conferred by statute.
- b. An interest which may be directly affected and which is not adequately represented by existing parties and as to which movants may be bound by the Commission's action in the proceeding. (The following may have such an interest: consumers served by the applicant, defendant, or respondent; holders of securities of the applicant, defendant, or respondent.)
- c. Any other interest of such a nature that movant's participation may be in the public interest.

810-RICR-00-00-1.14(B)(1)-(3). As explained below, the Attorney General has a statutory right to intervene and is in a unique position to represent the interests of the State and the public such that intervention is both necessary and appropriate.

II. Basis for Intervention

In this docket, The Narragansett Electric Company d/b/a Rhode Island Energy ("Rhode Island Energy" or the "Company"), petitioned the Commission for approval of its annual Gas Cost Recovery filing with respect to setting rates for natural gas supply from November 1, 2022 through October 31, 2023.

The Attorney General seeks to represent the interests of the ratepayers and the public as a whole. He is in a unique position to represent these interests and should be permitted to do so. The proposed rates represent a significant rate increase for Rhode Islanders. The average annual bill is set to increase by \$227.23, or 15%, over last year. *See* <u>Testimony of Peter R. Blazunas</u> at 12-13: 18-21, 1-5. Participation by the Attorney General in the instant proceeding is sanctioned by law and consistent with the public interest.

The Attorney General is, pursuant to § 42-9-6 of the General Laws of Rhode Island of 1956, as amended, the "legal advisor of all state boards, divisions, departments, and commissions and the officers thereof...." He is also the public officer charged with representing the State of Rhode Island, the public interest, and the people of the State. This includes representation with respect to environmental, electric or gas industry matters, as well as consumer protection matters. Additionally, the Attorney General "has a common law duty to protect the public interest." <u>State v. Lead Indus., Ass'n, Inc.</u>, 951 A.2d 428, 471 (R.I. 2008) (*quoting Newport Realty, Inc. v. Lynch*, 878 A.2d 1021, 1032 (R.I. 2005)).

It should also be noted that the Attorney General has been granted full-party status in prior proceedings before the Public Utilities Commission involving public utility operations and rates. Moreover, the legislature and courts have recognized role of the Attorney General as an intervenor on behalf of the state or its citizens as customers of the public utility. *See e.g.* R.I. Gen. Laws § 39-1-19(b), *see also* Narragansett Elec. Co. v. Harsch, 117 R.I. 395, 405 n. 6 (1977).

The Attorney General seeks to intervene to ensure that these proposed rates are fully vetted and that any potential means of providing relief for ratepayers facing these significant increases are carefully considered.

III. Conclusion

For the reasons set forth herein, the Attorney General respectfully requests that the Public Utilities Commission grant his Motion to Intervene in this proceeding.

Respectfully submitted,

PETER F. NERONHA ATTORNEY GENERAL OF THE STATE OF RHODE ISLAND

By his Attorney,

<u>/s/Nicholas M. Vaz</u> Nicholas M. Vaz (#9501) Special Assistant Attorney General Office of the Attorney General 150 South Main Street Providence, RI 02903 <u>nvaz@riag.ri.gov</u> (401) 274-4400 x 2297

Dated: September 15, 2022

CERTIFICATE OF SERVICE

I hereby certify that on the 15th day of September 2022, the original and nine hard copies of this Motion were sent via in hand-delivery to Luly Massaro, Clerk of the Division of Public Utilities and Carriers, 89 Jefferson Boulevard, Warwick, RI 02888. In addition, electronic copies of the Motion were served via electronic mail on the service list for this Docket on this date.

/s/ Ellen Golde