



CITY OF ANN ARBOR, MICHIGAN

301 E. Huron St., P.O. Box 8647 • Ann Arbor, Michigan 48107-8647

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December 4, 2025

VIA ELECTRONIC CASE FILING

Ms. Lisa Felice, Executive Secretary
Michigan Public Service Commission
7109 W. Saginaw Highway
Lansing, MI 48917

RE: MPSC Case No. U-21973

Dear Ms. Felice,

Attached please find the **Petition to Intervene by the City of Ann Arbor and Proof of Service** for the above-referenced case.

Please contact me if you have any questions.

Sincerely,

Valerie Jackson
Assistant City Attorney,
City of Ann Arbor

STATE OF MICHIGAN
BEFORE THE MICHIGAN PUBLIC SERVICE COMMISSION

In the matter of the Application of **DTE GAS COMPANY** for authority to increase its rates, amend its rate schedules and rules governing the distribution and supply of natural gas, and for miscellaneous accounting authority

U-21973

ALJ Christopher S. Saunders

**PETITION TO INTERVENE BY
THE CITY OF ANN ARBOR**

1. The City of Ann Arbor (“Ann Arbor”), a Michigan municipal corporation, seeks to intervene in this case under Rule 410(1) of the Commission’s Rules of Practice and Procedure. R 792.10410(1).

2. Ann Arbor is a customer of DTE Gas Company (“DTE”) and has more than 120,000 residents who are also served by DTE. There are large numbers of residential, commercial, and industrial customers of DTE within Ann Arbor’s boundaries. Thus, Ann Arbor has a right to intervene in this case.

3. Additionally, as a governmental body, Ann Arbor has insights to offer as to the desires of its constituents, who are also customers of DTE.

4. Ann Arbor is also eligible for permissive intervention because as both a customer and a unit of local government, it can provide useful information to the Commission and a unique perspective on the issues in this docket.

5. Ann Arbor has previously been granted intervention in cases involving DTE, including Case Nos. U-21291 and U-21384, as well as in cases involving DTE’s sister company, DTE Electric Company, including Case Nos. U-21860, U-21909, U-21534, U-21297, U-20836, U-21376, and U-21172.

6. This petition to intervene is timely.
7. No other party adequately represents the interests of Ann Arbor and its residents.
8. Ann Arbor requests that all notices and pleadings be served on:

Valerie Jackson
City of Ann Arbor
Guy C. Larcom City Hall
301 E. Huron Street
Ann Arbor, MI 48104
vjackson@a2gov.org

For the reasons outlined above, Ann Arbor respectfully requests that the Commission grant this petition to intervene and treat Ann Arbor as a party to this proceeding.

Respectfully submitted,

December 4, 2025

CITY OF ANN ARBOR



By: _____

Valerie Jackson
Assistant City Attorney,
City of Ann Arbor
Guy C. Larcom City Hall
301 E. Huron Street
Ann Arbor, MI 48104
(734) 794-6000 ext. 41871
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PROOF OF SERVICE

On the date below, an electronic copy of the **Petition to Intervene by the City of Ann**

Arbor was served on the following:

Name/Party	E-mail Address
Michigan Office of Administrative Hearings and Rules Christopher S. Saunders, ALJ	saundersc4@michigan.gov
DTE Electric Company Carlton D. Watson	mpscfilings_account@dteenergy.com carlton.watson@dteenergy.com
MPSC Staff Lori Mayabb Heather M.S. Durian Michael Orris Adam Cozort Anna B. Stirling	mayabbl@michigan.gov durianh@michigan.gov orrism@michigan.gov cozort1@michigan.gov stirlingal@michigan.gov
Attorney General of Michigan Joel King Lucas Wollenzien	ag-enra-spec-lit@michigan.gov kingj38@michigan.gov wollenzienl@michigan.gov
City of Ann Arbor Valerie Jackson	vjackson@a2gov.org
Michigan Environmental Council; Citizens Utility Board of Michigan Christopher M. Bzdok Holly L. Hillyer Sean C. Clark Natasha Fowles	chris@tropospherelegal.com holly@tropospherelegal.com sean@tropospherelegal.com natasha@tropospherelegal.com
Detroit Thermal, LLC Arthur J. LeVasseur	levasseur@fischerfranklin.com
Retail Energy Supply Association Jennifer U. Heston	jheston@potomaclaw.com

Energy Michigan; Billerud Americas Corporation Laura A. Chappelle Timothy J. Lundgren Justin K. Ooms	lachapelle@varnumlaw.com tjlundgren@varnumlaw.com jkooms@varnumlaw.com
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The statements above are true to the best of my knowledge, information and belief.

Dated: December 4, 2025

CITY OF ANN ARBOR



By: _____

Valerie Jackson
Assistant City Attorney,
City of Ann Arbor
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