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*Attorneys for Petitioner  
Rocky Mountain Power*

**BEFORE THE UTAH UTILITY FACILITY REVIEW BOARD**

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ROCKY MOUNTAIN POWER,

Petitioner,

vs.

WASATCH COUNTY,

Respondent.

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MARK 25, LLC; BLACK ROCK RIDGE  
MASTER HOMEOWNERS ASSOCIATION,  
INC.; BLACK ROCK RIDGE TOWNHOME  
OWNERS ASSOCIATION, INC.; BLACK  
ROCK RIDGE CONDOMINIUM  
ASSOCIATION, INC.,

Intervenors.

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**AFFIDAVIT**

**Docket No. 16-035-09**

I, Cody Nunley, under oath swear and state as follows:

1. I am a Transmission Engineer with Rocky Mountain Power ("RMP").

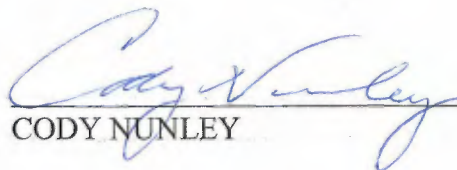
2. Attached as Exhibit 1 hereto is a true and correct copy of a map depicting the corridor applied for by RMP in its permit application to Wasatch County (the "Wasatch Segment"). This has been described in RMP permit papers as "Option 1."

3. Attached as Exhibit 2 is a true and correct copy of a map depicting the Wasatch Segment corridor, widened as necessary if "Option 2" is approved by Wasatch County. Option 2 and Option 1 follow the same corridor route. Option 2 utilizes shorter but wider structures than Option 1 and hence is a wider corridor.

4. In neither Option 1 nor Option 2 does the corridor cross property owned by proposed intervenor Black Rock. The corridors are each on property wholly owned by Promontory Development, LLC.

5. Because it would be undergrounded, RMP would not need a conditional use permit from Wasatch County for its proposed "Options 3." Option 3 also does not cross Black Rock's property. "Option 4" was known as the Brown's Canyon Road option. Option 4 would have touched property owned by Black Rock (Mark 25). Options 3 and 4 were proposed by RMP as alternatives for exploration with Wasatch County. However, because Wasatch County indicated to RMP that neither Options 3 nor 4 were acceptable to it, RMP did not apply for permits from Wasatch County for those corridors. Accordingly the corridor(s) at issue in this proceeding are those depicted in Exhibits 1 and 2, neither of which intersects with Black Rock's property.

DATED: March 21, 2016.

  
CODY NUNLEY

STATE OF UTAH )  
COUNTY OF Salt Lake ) :ss.

The foregoing instrument was acknowledged before me March 21, 2016, by Cody Nunley.

Melanie R. Allen  
Notary Public for Utah  
Residing at: Salt Lake City, Utah  
My commission expires: 9-11-18



# Exhibit 1



# Coalville Tap - Silvercreek

*Proposed and Alternate Routes*



## Legend

### Option 1 - Preferred Route

- Proposed Route
- Proposed 60' ROW
- Mark 25 LCC
- Other Ownership



GIS SUPPORT SERVICES  
Solutions Group  
gisdept@pacificorp.com

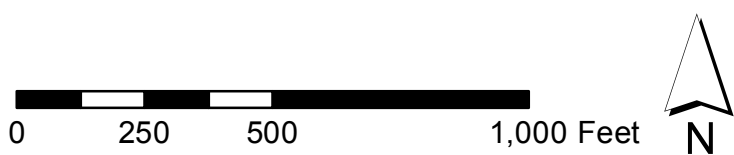
PacificCorp makes no representations or warranties as to the accuracy, completeness or fitness for a particular purpose with respect to the information contained in this map. PacificCorp shall have no responsibility or liability to any person or entity resulting from the use of any information furnished in this map.

# Exhibit 2



# Coalville Tap - Silvercreek

*Proposed and Alternate Routes*



## Legend

### Option 2 - Lower Height

- Proposed Route
- Proposed 60' ROW
- Mark 25 LCC
- Other Ownership



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