Ellis-Hall Consultants, LLC 835 E 4800 South, Ste 210 Murray, Utah 84107-5553 mail@ehc-usa.com

## BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In The Matter Of: The Application Of Rocky	)	Docket No. 16-035-27
Mountain Power For Approval Of A	)	
Renewable Energy Services Contract Between	)	PETITION FOR INTERVENTION FILED BY ELLIS-HALL CONSULTANTS, LLC
Rocky Mountain Power And Facebook, Inc.	)	
Pursuant To Tariff Electric Service Schedule	)	
34	)	

In accordance with the Public Service Commission's June 29, 2016 Scheduling Order and pursuant to Utah Code Annotated § 63G-4-207 and Utah Administrative Code § R746-100-7, Ellis-Hall Consultants, LLC ("EHC") respectfully requests that the Public Service Commission of Utah ("PSC") permit EHC to intervene in the above referenced matter.

In support of this Petition to Intervene, Ellis-Hall Consultants, LLC represents and states as follows:

- 1. Ellis-Hall Consultants, LLC is a domestic Utah LLC that develops renewable energy projects in the state from which Rocky Mountain Power could acquire renewable energy for customers with aggregated electric loads of at least 5,000 kW under proposed Service Schedule No. 34.
- 2. Ellis-Hall Consultants, LLC legal rights and interests may be substantially affected by this proceeding.

- 3. Intervention by Ellis-Hall Consultants, LLC will not unduly broaden the issues, delay the proceeding, or materially impair the orderly conduct of the proceeding.
- 4. Ellis-Hall Consultants, LLC interests are not and cannot be adequately represented by any other party. Notices in this proceeding should be sent to the following:

Ellis-Hall Consultants, LLC 835 E 4800 South, Ste 210 Murray, Utah 84107-5553 mail@ehc-usa.com

WHEREFORE, Ellis-Hall Consultants, LLC requests that the Commission enter an Order granting Ellis-Hall Consultants, LLC Petition to Intervene as a party in this Docket.

RESPECTFULLY SUBMITTED this 15th day of July 2016.

Ellis-Hall Consultants, LLC

By: /s/Anthony Hall\_\_\_\_\_

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 15<sup>th</sup> day of July, 2016 a true and correct copy of ELLIS-HALL CONSULTANTS, PETITION FOR INTERVENTION in the above referenced docket was sent via e-mail to the following:

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By: /s/ Ron Weathers