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Counsel for Enyo Renewable Energy

BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Application of Rocky Mountain Power for Approval of Solicitation Process for Wind Resources	Docket No. 17-035-23
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JOINT NOTICE TO WITHDRAW ROCKY MOUNTAIN POWER'S OPPOSITION TO ENYO RENEWABLE ENERGY'S AMENDED PETITION TO INTERVENE AND TO WITHDRAW ENYO RENEWABLE ENERGY'S AMENDED PETITION TO INTERVENE

On behalf of Rocky Mountain Power, and Enyo Renewable Energy, the undersigned counsel hereby file this Joint Notice to Withdraw Rocky Mountain Power's Opposition to Enyo Renewable Energy's Amended Petition to Intervene and to Withdraw Enyo Renewable Energy's Amended Petition to Intervene ("Joint Notice").

1. On September 7, 2017, Enyo Renewable Energy (“Enyo Energy”) filed a Petition to Intervene and Amended Petition to Intervene (“Petition”) in this matter.
2. On September 12, 2017, Rocky Mountain Power filed its Opposition to Enyo Energy’s Petition to Intervene (“Opposition”).

A. Rocky Mountain Power Withdraws its Opposition.

Rocky Mountain Power and Enyo Energy have discussed Enyo Energy’s Petition and purpose for intervening in this matter. Based upon those discussions and because Rocky Mountain Power wishes to continue its valued business relationship with Enyo Energy, the Company hereby withdraws its Opposition and all statements made therein.

B. Enyo Energy Withdraws its Petition to Intervene.

Enyo Energy does not believe that its petition to Intervene is improper, nor that it can be denied its right to intervene. However, Enyo Energy does not want to cause any delay in this proceeding while the parties and the Commission grapple over its Petition and the Opposition. In deference to its business relationship with Rocky Mountain Power, Enyo Energy is confident that, with the cooperation of Rocky Mountain Power, it can monitor the proceeding without intervention in this instance. Enyo Energy, therefore, submits this joint notice and withdraws its Petition to Intervene.

DATED this 14th day of September, 2017.

RESPECTFULLY SUBMITTED,

ROCKY MOUNTAIN POWER

/s/Yvonne R. Hogle (signed with permission)
Yvonne R. Hogle
Assistant General Counsel

SNELL AND WILMER L.L.P.

/s/Elizabeth M. Brereton
Elizabeth M. Brereton, Esq.
Counsel for Enyo Renewable Energy

CERTIFICATE OF SERVICE

Docket No. 17-035-23

I hereby certify that on September 14, 2017, a true and correct copy of the foregoing was served upon the following as indicated below:

By Hand Delivery:

Office of Consumer Services
160 East 300 South, 2nd Floor
Salt Lake City, Utah 84111

Via Electronic Mail:

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