In the matter of Darlene Schmidt Motion: Docket No. 17-035-62

Hearing Demanded to determine the agency's jurisdiction

v

Pursuant to 63G-4-202(b) the person requesting agency action shall file the request with the agency and shall mail a copy to each person known to have a direct interest in the requested agency action. This was not done by myself in this

1. The action has not begun.

Rocky Mt. Power Corp

2. The complaint demanded a jury hearing.

matter that is not ripe for any agency action as follows:

- 3. The complaint demanded a Downes v. Bidwell court hearning of US constitutional law.
- 4. The agency has not designated any formal or imformal procedure.

5. According to Utah Code Ann. § 63G-4-203, an agency should prescribe procedures for informal adjudicative proceedings. I have not received any such procedure notice. My demand of a jury and Downes court shows I was requesting a hearing that received testimony, evidence and impeachment of that testimony and evidence coming from a ghost. In fact, no one can communicate with a ghost.

6. The preponderance of evidence has been received and filed and downloaded with PSC numbering system. The preponderance of evidence is agency accepted showing I am allowed to proceed towards a formal hearing.

7. This matter is vital for sustaining life of every citizen in Utah.

Dated January 25, 2018.

Respectfully submitted,

Darelene Schmidt