BEFORE THE PUBLIC SERVICE COMMISSION OF WYOMING

IN THE MATTER OF THE APPLICATION OF ROCKY MOUNTAIN POWER FOR A MODIFICATION OF AVOIDED COST METHODOLOGY AND REDUCED CONTRCT TERM OF PURPA POWER PURCHASE AGREEMENTS

DOCKET NO. 20000-545-ET-18 (Record No. 15133)

WYOMING INDUSTRIAL ENERGY CONSUMERS AND TWO RIVERS WIND, LLC'S NINTH SET OF DATA REQUESTS TO ROCKY MOUNTAIN POWER

The Wyoming Industrial Energy Consumers ("WIEC") and Two Rivers Wind, LLC ("Two Rivers Wind"), by and through their undersigned counsel, Holland & Hart LLP, respectfully submit their ninth set of data requests to Rocky Mountain Power, a division of PacifiCorp ("Company" or "RMP"). The following response date, definitions, and instructions apply to this set of data requests:

RESPONSE DATE

Please respond to these Data Requests within 10 calendar days, *i.e.*, by April 5, 2019 unless an earlier date is specified by the Wyoming Public Service Commission or by agreement between WIEC, Two Rivers Wind, and Rocky Mountain Power.

DEFINITIONS AND INSTRUCTIONS

Please refer to the Definitions and Instructions included in WIEC, VK Clean Energy, and Two Rivers Wind's First Set of Data Requests to Rocky Mountain Power in the above-captioned docket.

NINTH SET OF DATA REQUESTS

WIEC/TR 9-1: Please refer to the Direct Testimony of Mr. Tourangeau page 11, lines 13-17. For each of the Energy Vision 2020 projects approved in Docket No. 20000-520-EA-17 (i.e., excluding the repowering projects approved in Docket No. 20000-519-EA-17), please identify the annual cost per MWh that is projected to be included in Wyoming revenue requirement on a nominal basis each year for the life of the project, including PTC credits, but excluding the cost of new transmission. In presenting this calculation, do not convert to levelized values or incorporate reductions in net power cost from displacing other resources. Rather, identify the cost of the project (per MWH) as it would be included for recovery of revenue requirement for that project.

Respectfully submitted this 26th day of March, 2019.

HOLLAND & HART LLP

By: Nannah M Oakes

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ATTORNEYS FOR WIEC AND TWO RIVERS WIND, LLC

CERTIFICATE OF SERVICE

I hereby certify that, on this 26th day of March, 2019 the WYOMING INDUSTRIAL ENERGY CONSUMERS AND TWO RIVERS WIND, LLC'S NINTH SET OF DATA REQUESTS TO ROCKY MOUNTAIN POWER was served via electronic mail or U.S. Mail, addressed to the following:

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<u>s/ Gina Gargano-Amari</u>