REV100815

Return to:

Rocky Mountain Power
Lisa Louder/Delynn Rodeback
1407 West North Temple Ste. 110
Salt Lake City, UT 84116

00766257

3: 1543 P: 1520 Feè\\$40.00 Carri R. Jeffries, Iron County Recorder Page 1 of 04/07/2021 11:49:13 AM By ROCKY MOUNTAIN POWER BUILD BUILD BUILD U. R. BUILD BU

Project Name: Cross Hollow 15 Summer Concerns

.₩Ò#: 006925701

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NON-EXCLUSIVE UNDERGROUND RIGHT OF WAY EASEMENT

For value received, Art & Vada Armbrust Family Properties, LLC ("Grantor"), hereby grants to Rocky Mountain Power, an unincorporated division of PacifiCorp, its successors and assigns, ("Grantee"), a non-exclusive easement for a right of way 12 feet in width and 3,334 feet in length, more or less, for the construction, reconstruction, operation, maintenance, repair, replacement, enlargement, and removal of underground electric power transmission, distribution and communication lines and all necessary or desirable accessories and appurtenances thereto, including without limitation: wires, fibers, cables and other conductors and conduits therefor; and pads, transformers, switches, cabinets, and vaults on, across, or under the surface of the real property of Grantor in Iron County, State of Utah more particularly described as follows and as more particularly described and/or shown on Exhibit(s) A attached hereto and by this reference made a part hereof:

Legal Descriptions:

(1) An easement 12 feet in width, East of and adjoining the following-described line:

Beginning at a point on Grantor's North boundary lying 12.0 feet West of the West edge of an existing 20-foot-wide Public Utility Easement, said point being located SOUTH 380.4 feet and WEST 81.3 feet from the East Quarter Corner of Section 17, Township 36 South, Range 11 West, Salt Lake Base and Meridian; running thence South 00°06'13" East 1,921.5 feet to the Northerly edge of an existing power easement, said easement recorded at Book 1162, Page 1469. Iron County Recorder's Office.

(2) An easement 12 feet in width, being that portion of Grantor's land lying East of the following-described line and West of the existing 20-foot-wide Public Utility Easement along the West side of Cross Hollow Road:

Beginning at a point on Grantor's South boundary lying North 89°59'01" West 12.0 feet from the West edge of an existing 20-foot-wide Public Lithity Easement, said point being located North 89°59'01" West 82.0 feet along the quarter section line and North 00°05'17" West 21.83 feet from the East Quarter Corner of Section 17, Township 36 South, Range 11 West, Salt Lake Base and Meridian; running thence North 00°05'17" West 1,844.2 feet to Grantor's North boundary, LESS those portions lying within Lower Willow, LLC, Parcel No. B-1857-34 and the dedicated right-of-way for 250 South Street.

Containing 0.92 of an acre, and being in the E ½ of the E ½ of said Section 17.

Assessor Parcel No.

B-1857-33, B-1857-35, B-1857-36

Together with the right of access to the right of way from adjacent lands of Grantor for all activities in connection with the purposes for which this easement has been granted; and together with the present and (without payment therefor) the future right to keep the right of way clear of all brush, trees, timber, structures, buildings and other hazards which might endanger Grantee's tacilities or impede Grantee's activities.

At no time shall Grantor place or store any flammable materials (other than agricultural crops), or light any fires, on or within the boundaries of the right of way. Subject to the foregoing limitations, the surface of the right of way may be used for agricultural crops and other purposes not inconsistent, as determined by Grantee, with the purposes for which this easement has been granted.

The rights and obligations of the parties hereto shall be binding upon and shall benefit their respective heirs, successors and assigns.

To the fullest extent permitted by law, each of the parties hereto waives any right it may have to a trial by jury in respect of litigation directly or indirectly arising out of, under or in connection with this agreement. Each party further waives any right to consolidate any action in which a jury trial has been waived with any other action in which a jury trial cannot be or has not been waived.

By: SM A

By:

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Capri R. Jeffries, Iron County Recorder Page 2 of 7 04/07/2021 11:49:13 AM By ROCKY MOUNTAIN POWER

Title: Malling Coldy 00766257 NOCKY MOUNTAIN POUER

Acknowle	dgment by a Corporation,	LLC, or Partnership:	
STATE OF <u>Alagas</u>		O,	
County of Du Page			
On this 15 day of Ap	\$ \langle \lan	/, before me, the undersign	*** # 15.2
(24) B	11 11	<u>ver Armervst</u> (nai	18.11 g
or identified to me to be the	2/4/2	(president / vice-pr	(C),
		the (manager / member) of	
		secuted the instrument or the	
acknowledged to me that sa	il o	ARMBRUST, FARILY I	name), and
acknowledged to the that sa	id entry executed the same.		
IN WITNESS WHEREOF,	Thave hereunto set my hand	and affixed my official seal	the day and
year in this certificate first a	bove written.		
).	- Dalla de	111011 Acces	. A.
	A CARUMA S	(notar	/ signature)
	NOTARY PUBL	IC FOR THINDIS	(state)
	Residing at: 84/	ARRAGING THE LOCALITY	(city state)
	My Commiss	ion Expires: 4-33 3/35	(d/m/y)
		A STANDARD OF THE STANDARD OF	
	Mos	OFFICIAL SEAL ROXANA KELLY AGRO ROXANA KELLY AGRO	
		MY COMMISSION X RES:04/23/22	
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	0076625	7	of 7
	B: 1543 P: 1523 Carri R. Jeffries 04/07/2021 11:49:	Fee \$40.00 Iron County Recorder Page 43 AM By ROCKY MOUNTAIN POWER	of 7





