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August 19, 2014

Dr. Burl W. Harr
Executive Secretary
Minnesota Public Utilities Commission
121 7th Place East, Suite 350
St. Paul, MN 55101

Re: In the Matter of the Investigation into Environmental and Socioeconomic Costs
PUC Docket No.: E999-CI-00-1636

Dear Dr. Harr:

Great River Energy, Minnesota Power and Otter Tail Power Company (“GRE, MP and OTP”) submit this response to the letter submitted on August 12, 2014 by the Clean Energy Organizations (“CEO”).

The CEO claims the court in its *High Country* decision “concluded that the Social Cost of Carbon was a reliable tool for estimating the costs associated with increased gas emissions.” GRE, MP and OTP respectfully disagree and find the CEO’s characterization to be seriously misleading. In the *High Country* decision, the federal district court addressed a procedural issue related to the review of a proposed coal mine federal lease modification under the federal National Environmental Policy Act (“NEPA”). The court did not in any way attempt to assess the reliability of the Social Cost of Carbon for estimating the costs associated with increased greenhouse gas emissions. Specifically, the court was concerned that the United States Bureau of Land Management did not adequately explain its reasons for rejecting consideration of the Social Cost of Carbon (“SCC”) in a final environmental impact statement, in which the Agencies quantified the economic benefits of the proposed lease. The court found it arbitrary to quantify benefits without also quantifying costs, if that is possible. The court further acknowledged that SCC is provisional, “designed for rulemakings and not NEPA documents,” and the interagency working group that developed SCC acknowledged it will “raise serious questions of science, economics, and ethics. . . .” For these reasons, the court noted that the BLM might well have been able to offer non-arbitrary reasons for rejecting use of the SCC, but simply found that the BLM did not do so until the matter was in litigation. The *High Country* decision therefore made a purely procedural determination on a unique set of facts, and did not in any way attempt to assess the reliability of the Social Cost of Carbon for estimating externalities associated with increased greenhouse gas emissions, or the applicability of the SCC to a state utility resource planning proceeding. Since the *High Country* decision did not

August 19, 2014
Page 2

assess the strengths and weaknesses of utilizing the SCC in policy decision-making, we believe it is not relevant to this proceeding and should be given no weight by the Commission.

Very truly yours,

A handwritten signature in black ink, appearing to read "B. Andrew Brown". The signature is written in a cursive style with a prominent initial "B" and a long, sweeping underline.

B. Andrew Brown

BAB/tjb

AFFIDAVIT OF SERVICE

In the Matter of Investigation into Environmental and Socioeconomic Costs
Docket No.: E999-CI-00-1636

STATE OF MINNESOTA)
) ss
COUNTY OF HENNEPIN)

I, Myrna Maikkula, hereby certify that on the 20th day of August, 2014, on behalf of Great River Energy, Minnesota Power, and Otter Tail Power Company I electronically filed a true and correct copy of Great River Energy, Minnesota Power and Otter Tail Power Company Response to the letter submitted on August 12, 2014 by the Clean Energy Organizations (“CEO”) with the Minnesota Public Utilities Commission through its eFiling system, and that eFiling system will provide service to those on the attached list who have selectee electronic service.

I further certify that a copy of the foregoing document was served upon the other participants on the attached list via U.S. mail, postage prepaid.

s/Myrna Maikkula
Myrna Maikkula

Subscribed and sworn to before
me this 20th day of August, 2014.

s/Deanna L. Bianchi-Rossi
Notary Public, State of Minnesota
My Commission Expires Jan. 31, 2015

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