BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 20AL-0049G

IN THE MATTER OF ADVICE LETTER NO. 1835 – ELECTRIC FILED BY PUBLIC SERVICE COMPANY OF COLORADO TO REVISE ITS COLORADO P.U.C. NO. 8 - ELECTRIC TARIFF TO ELIMINATE THE CURRENTLY EFFECTIVE GENERAL RATE SCHEDULE ADJUSTMENTS ("GRSA") AND GENERAL RATE SCHEDULE ADJUSTMENT - ENERGY ("GRSA-E"), AND PLACE INTO EFFECT REVISED BASE RATES AND OTHER AFFECTED CHARGES FOR ALL ELECTRIC RATE SCHEDULES IN THE COMPANY'S ELECTRIC TARIFF, INCLUDING UPDATED ELECTRIC AFFORDABILITY PROGRAM ("EAP"), LOAD METER, AND PRODUCTION METER CHARGES TO BECOME EFFECTIVE NOVEMBER 19, 2020.

ATTORNEY NONDISCLOSURE AGREEMENT FOR HIGHLY CONFIDENTIAL INFORMATION

- 2. With respect to all information claimed to be confidential and all information claimed to be highly confidential that is produced in, or arises in the course of this proceeding in Proceeding No. 20AL-0432E, I agree to be bound by the terms of the protective provisions contained in 4 Code of Colorado Regulations 723-1-1100 through 1103.
- 3. I will not disclose or disseminate any highly confidential information in this Proceeding No. 20AL-_E to any individual, third party, or intervenor in this proceeding other than those individuals specifically authorized to review such highly confidential information.
- 4. I agree that all highly confidential information shall not be used or disclosed for purposes of business (other than in the context of my work as counsel for

a party in the Proceeding) or competition, or for any other purpose other than for

purposes of the proceeding in which the information is produced.

5. I will not disclose any highly confidential information to any client or

representative of an entity that intends to bid into a future Public Service Company of

Colorado resource solicitation or engages in financial transactions with the Company, such

as purchasing or selling energy.

6. I am not am employee of, and I do not plan to become an employee of, an

entity that may bid into a future Public Service Company of Colorado resource acquisition

or engages in financial transactions with the Company, such as purchasing or selling energy.

7. I shall read, and I agree to be bound by and to abide by, the terms of any

Interim Decision that provides extraordinary protection to highly confidential information in

this Proceeding.

8. I shall assure that extraordinary confidentiality provisions are implemented

properly and are maintained properly.

9. To assure that extraordinary confidentiality provisions are implemented

properly and are maintained properly, I shall oversee the processes used by any subject matter

expert whom I have authorized to have access to the highly confidential information in

conjunction with that individual's responsibilities as a subject matter expert retained in the

Proceeding.

[Signature block appears on next page]

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Attachment B Decision No. R20-0919-I Proceeding No. 20AL-0432E Page 3 of 3

Name (Print)
T:41 a
Title
Employer or Firm
Business Address
Name of Represented Party to Proceeding
Date
Signature
Signature of Counsel