BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

| DYNEGY MIDWEST GENERATION, LLC.) (BALDWIN ENERGY COMPLEX),) | |
|---|--|
| Petitioner, | |
| v.) | PCB 06-63 |
| ILLINOIS ENVIRONMENTAL) PROTECTON AGENCY,) | (CAAPP Permit Appeal—Air) |
| Respondent.) | |
| ELECTRIC ENERGY, INCORPORATED,) | |
| Petitioner,) | |
| v.) | PCB 06-65 (CAAPP Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL) PROTECTON AGENCY,) | (Criff Termieripped Till) |
| Respondent.) | |
| AMERENERGY RESOURCES GENERATING) COMPANY | |
| DUCK CREEK POWER STATION,) | |
| Petitioner,) | |
| v.) | PCB 06-66 (CAAPP Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL) PROTECTON AGENCY,) | (CAAIT Tellint Appeal—All) |
| Respondent.) | |
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| AMERENERGY RESOURCES GENERATING | NG) |
|-----------------------------------|-----------------------------|
| COMPANY EDWARDS POWER STATION, |) |
| EDWARDS FOWER STATION, |) |
| Petitioner, |) |
| , |) |
| v. |) PCB 06-67 |
| |) (CAAPP Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL |) |
| PROTECTON AGENCY, |) |
| |) |
| Respondent. |) |
| DYNEGY MIDWEST GENERATION, LLC. |) |
| (HAVANA POWER STATION), | ,) |
| |) |
| Petitioner, |) |
| |) |
| V. |) PCB 06-71 |
| |) (CAAPP Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL |) |
| PROTECTON AGENCY, |) |
| |) |
| Respondent. |) |
| DYNEGY MIDWEST GENERATION, LLC. |) |
| (HENNEPIN POWER STATION), |) |
| |) |
| Petitioner, |) |
| |) |
| v. |) PCB 06-72 |
| |) (CAAPP Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL |) |
| PROTECTON AGENCY, |) |
| |) |
| Respondent. |) |
| | |

| DYNEGY MIDWEST GENERATION, LLC. (WOOD RIVER POWER STATION), |))) |
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| Petitioner, |) |
| V. |) PCB 06-74) (CAAPP Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |))) |
| Respondent. | ,) |
| AMERENERGY RESOURCES GENERATING COMPANY EDWARDS POWER STATION, Petitioner, v. ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, Respondent. | (G)))))) PCB 06-126) (Permit Appeal—Air)))) |
| DYNEGY MIDWEST GENERATION, LLC. (HAVANA POWER STATION), Petitioner, |)))) |
| v. |) PCB 07-115 |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) (Permit Appeal—Air))) |
| Respondent. | ,) |

| DYNEGY MIDWEST GENERATION, LLC. (HENNEPIN POWER STATION), |) | |
|---|--------|-----------------------------------|
| Petitioner, |) | |
| v. |) | PCB 07-123 (Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) | (remit rippedi rin) |
| Respondent. |) | |
| DYNEGY MIDWEST GENERATION, LLC. (BALDWIN ENERGY COMPLEX), |)) | |
| Petitioner, |) | |
| v. |) | PCB 08-66 (Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) | (Termit Appear—Air) |
| Respondent. |) | |
| DYNEGY MIDWEST GENERATION, LLC. (WOOD RIVER POWER STATION), |)) | |
| Petitioner, |) | |
| v. |) | PCB 09-06 (Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) | (генин Арреан—Ан) |
| Respondent. |) | |

| DYNEGY MIDWEST GENERATION, LLC. (BALDWIN ENERGY COMPLEX), |) | |
|--|----------------------------------|---------------|
| Petitioner, |) | |
| V. |) PCB 09-09) (Permit Appeal- | —Air) |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) (1 cmint Appear—))) | -7 M) |
| Respondent. |) | |
| DYNEGY MIDWEST GENERATION, LLC. (WOOD RIVER POWER STATION), |) | |
| Petitioner, |) | |
| V. |) PCB 13-13) (Permit Appeal- | —Air) |
| ILLINOIS ENVIRONMENTAL |) | / |
| PROTECTON AGENCY, |)) | |
| Respondent. | ,) | |
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NOTICE OF FILING

To:

John T. Therriault, Assistant Clerk Illinois Pollution Control Board James R. Thompson Center Suite 11-500 100 West Randolph Chicago, Illinois 60601 James P. Gignac Assistant Attorney General Environmental Bureau 69 West Washington Street, 18th Floor

Chicago, Illinois 60602

Mr. Bradley P. Halloran, Hearing Officer Illinois Pollution Control Board James R. Thompson Center 100 West Randolph Street, Suite 11-500 Chicago, Illinois 60601 Angad Nagra Assistant Attorney General Environmental Bureau 69 West Washington Street, 18th Floor Chicago, Illinois 60602

PLEASE TAKE NOTICE that I have today filed with the Office of the Clerk of the Pollution Control Board an **APPEARANCE AND CONSENT TO E-MAIL SERVICE**, copies of which are herewith served upon you.

/s/ Ryan C. Granholm Ryan C. Granholm

Dated: February 2, 2017

SCHIFF HARDIN LLP Attorneys for Petitioners Stephen J. Bonebrake Bina Joshi Ryan C. Granholm 233 South Wacker Drive, Suite 6600 Chicago, Illinois 60606

Phone: 312-258-5633 Fax: 312-258-5600

rgranholm@schiffhardin.com

Andrew N. Sawula One Westminster Place, Suite 200 Lake Forest, IL 60045

Phone: 847-295-4336

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

| Petitioner,) | |
|--|--------------------------------------|
| (| |
| , | CB 06-63 |
| ILLINOIS ENVIRONMENTAL) PROTECTON AGENCY,) | CAAPP Permit Appeal—Air) |
| Respondent.) | |
| ELECTRIC ENERGY, INCORPORATED,) | |
| Petitioner,) | |
| , | CB 06-65 CAAPP Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL) PROTECTON AGENCY,) | 7 m |
| Respondent. | |
| AMERENERGY RESOURCES GENERATING) COMPANY) | |
| DUCK CREEK POWER STATION,) | |
| Petitioner,) | |
| * | CB 06-66 CAAPP Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL) PROTECTON AGENCY,) | Zini i i cimi i ippoui – i iii) |
| Respondent.) | |

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| COMPANY EDWARDS POWER STATION, |) |
| EDWARDS FOWER STATION, |) |
| Petitioner, |) |
| , |) |
| v. |) PCB 06-67 |
| |) (CAAPP Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL |) |
| PROTECTON AGENCY, |) |
| |) |
| Respondent. |) |
| DYNEGY MIDWEST GENERATION, LLC. |) |
| (HAVANA POWER STATION), | ,) |
| |) |
| Petitioner, |) |
| |) |
| V. |) PCB 06-71 |
| |) (CAAPP Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL |) |
| PROTECTON AGENCY, |) |
| |) |
| Respondent. |) |
| DYNEGY MIDWEST GENERATION, LLC. |) |
| (HENNEPIN POWER STATION), |) |
| |) |
| Petitioner, |) |
| |) |
| v. |) PCB 06-72 |
| |) (CAAPP Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL |) |
| PROTECTON AGENCY, |) |
| |) |
| Respondent. |) |
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| DYNEGY MIDWEST GENERATION, LLC. (WOOD RIVER POWER STATION), |)) |
| Petitioner, |) |
| v. |) PCB 06-74) (CAAPP Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) (C///11 Termit/Appeal—//iii)) |
| Respondent. |) |
| AMERENENERGY RESOURCES GENERATIN COMPANY EDWARDS POWER STATION, | IG))) |
| Petitioner, |)) |
| V. |) PCB 06-126) (Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) (reminerapped ran) |
| Respondent. |) |
| DYNEGY MIDWEST GENERATION, LLC. (HAVANA POWER STATION), |)) |
| Petitioner, |) |
| v. |) PCB 07-115) (Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) (Fermit Appeal—Air)) |
| Respondent. |) |

| DYNEGY MIDWEST GENERATION, LLC. (HENNEPIN POWER STATION), |) | |
|---|--------|-----------------------------------|
| Petitioner, |) | |
| v. |) | PCB 07-123 (Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) | (remit rippedi rin) |
| Respondent. |) | |
| DYNEGY MIDWEST GENERATION, LLC. (BALDWIN ENERGY COMPLEX), |)) | |
| Petitioner, |) | |
| v. |) | PCB 08-66 (Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) | (Termit Appear—Air) |
| Respondent. |) | |
| DYNEGY MIDWEST GENERATION, LLC. (WOOD RIVER POWER STATION), |)) | |
| Petitioner, |) | |
| v. |) | PCB 09-06 (Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) | (генин Арреан—Ан) |
| Respondent. |) | |

| DYNEGY MIDWEST GENERATION, LLC. (BALDWIN ENERGY COMPLEX), |) | |
|---|---|----------------------------------|
| Petitioner, |) | |
| v. |) | PCB 09-09 (Permit Appeal—Air) |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) | |
| Respondent. |) | |
| DYNEGY MIDWEST GENERATION, LLC. (WOOD RIVER POWER STATION), |) | |
| Petitioner, |) | |
| v. |) | PCB 13-13 |
| ILLINOIS ENVIRONMENTAL PROTECTON AGENCY, |) | (Permit Appeal—Air) |
| Respondent. |) | |

APPEARANCE AND CONSENT TO E-MAIL SERVICE

I hereby file my appearance in this proceeding, on behalf of Petitioners DYNEGY
MIDWEST GENERATION, LLC; ELECTRIC ENERGY, INCORPORATED; and ILLINOIS
POWER RESOURCES GENERATING, LLC (as successor to AMERENENERGY
RESOURCES GENERATING COMPANY). I authorize the service of documents on me by email in lieu of receiving paper documents in the above-captioned proceeding. My e-mail address
to receive service is as follows: rgranholm@schiffhardin.com.

| /s/ Ryan C. Granholm | |
|----------------------|---|
| Ryan C. Granholm | • |

Dated: February 2, 2017

SCHIFF HARDIN LLP Attorneys for Petitioners Stephen J. Bonebrake Bina Joshi Ryan C. Granholm 233 South Wacker Drive, Suite 6600 Chicago, Illinois 60606

Phone: 312-258-5633 Fax: 312-258-5633

rgranholm@schiffhardin.com

Andrew N. Sawula One Westminster Place, Suite 200 Lake Forest, IL 60045

Phone: 847-295-4336

CERTIFICATE OF SERVICE

I, the undersigned, certify that on this 2nd day of February, 2017, I have served electronically the attached **APPEARANCE AND CONSENT TO E-MAIL SERVICE**, upon the following persons by e-mail at the email addresses indicated below:

Bradley Halloran, Hearing Officer Illinois Pollution Control Board James R. Thompson Center 100 West Randolph Street, Suite 11-500 Chicago, Illinois 60601 brad.halloran@illinois.gov

Angad Nagra Assistant Attorney General Environmental Bureau 69 West Washington Street, 18th Floor Chicago, Illinois 60602 anagra@atg.state.il.us James P. Gignac
Assistant Attorney General
Environmental Bureau
69 West Washington Street, 18th Floor
Chicago, Illinois 60602
jgignac@atg.state.il.us

I further certify that my email address is <u>rgranholm@schiffhardin.com</u>; the number of pages in the email transmission is 13; and the email transmission took place today before 5:00 p.m.

/s/ Ryan C. Granholm

Ryan C. Granholm

SCHIFF HARDIN LLP

Attorneys for Petitioners Stephen J. Bonebrake Bina Joshi Ryan C. Granholm 233 South Wacker Drive, Suite 6600 Chicago, Illinois 60606

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