CERTIFICATE OF PARTICIPANT

STATE OF UTAH)			
COUNTY OF CHUR	CHILL)			
of Fallon, Utah ("UAMPS"), and	rsigned hereby certifies "Participant" that as such they ereby certify as followed), a member of are authorized	f Utah Associate	d Municipal Po	wer Systems
Power Project Porbetween the Partic Sales Contract.	Certificate has be wer Sales Contract cipant and UAMP Capitalized terms in the Power Sales	s, dated as of De S, in connection used and not	cember 1, 2024 (a with the execution	the "Power Sale on and delivery	s Contract"), of the Power
	Participant is a matter of Utah (the '				
authorizing the e "Contract Resolu Governing Body	ched hereto as Exexecution and delication"). The Copresent and voti	very of the Po ntract Resolution ing at a public	wer Sales Control was duly ad meeting of the	ract and related opted by a ma e Governing Bo	matters (the jority of the
was duly called, rules of the Gover	meeting of the Go noticed and held in rning Body. The C ed, repealed or sup	n conformity wi Contract Resolu	th applicable law	s of the State an	nd procedural
	names of the Ma Sales Contract on	•	•		execute and
	Nami	E	OFF	CE	
	Ken Tedford	N	Mayor		
		_ (City Clerk/Treasu	rer	

- 6. (a) No petition was filed with the Participant or any of its officers seeking to refer the Contract Resolution to the electors of the Participant in accordance with the provisions of state law; and (b) no litigation has been instituted, is pending or has been threatened to require a referendum election on the Contract Resolution.
- 7. The Participant owns and operates an electric utility system (the "System") that distributes and furnishes electric energy to consumers located within the established service area of the System. The Participant will use all of the electric energy from its Entitlement Share in a Qualified Use.
- 8. The Participant has previously executed the Utah Associated Municipal Power Systems Amended and Restated Agreement for Joint and Cooperative Action dated as of March 20, 2009, and all amendments thereof and supplements thereto (the "Joint Action Agreement") and that certain Power Pooling Agreement (the "Pooling Agreement") between the Participant and UAMPS relating to the power pool administered by UAMPS. The Joint Action Agreement and the Pooling Agreement are each in full force and effect and constitute the legal, valid and binding agreements of the Participant.
- 9. Sean Rowe has been duly appointed by the Governing Body as the Participant's representative to UAMPS.
- 10. The representations and warranties of the Participant in Section 30 of the Power Sales Contract are true and correct on and as of the date of this certificate.
- 11. The Participant acknowledges that the information it provides under Section 31(c) and (d) of the Power Sales Contract may be used by UAMPS in connection with the issuance of Bonds to finance the Development Costs and the Cost of Acquisition and Construction of the Project and to provide necessary information to lenders and other interested parties.

Dated:	CITY OF FALLON, UTAH
	ByMayor
	ByCity Clerk/Treasurer

[SEAL]