Q. CLF:JP.1-16: Following the completion of the anticipated transfers from Entergy to NorthStar, what will be the responsibilities of ENVY?

a. Produce all documents regarding the above request.

A. CLF:JP.1-16: ENVY, renamed NorthStar Vermont Yankee, LLC ("NorthStar VY"), will have the same responsibilities that ENVY currently has under the NRC license and the December 23, 2013 Settlement Agreement, as well as the memoranda of understanding, CPGs, and Board Orders to which ENVY is a party, with the following addition and exceptions: (1) at closing, NorthStar VY will issue a note for the outstanding amount payable to VYARM, concerning funds borrowed to fund the construction of the second Independent Spent Fuel Storage Installation ("ISFSI") pad, procurement of dry storage systems, and transfer of fuel from the spent fuel pool to the ISFSI, see Twomey PFT at 10:1-2; (2) ENVY (renamed NorthStar VY) will no longer be responsible for providing a parent guarantee issued by Entergy Corporation for the Site Restoration Trust, see id at 8:19-21, 10:11-13; (3) ENVY (renamed NorthStar VY) will no longer be responsible for providing a parent guarantee issued by Entergy Corporation of up to 10% of the remaining Nuclear Decommissioning Trust fund balance or $40 million, whichever is less, in the event of a decommissioning trust shortfall; and (4) ENVY (renamed NorthStar VY) will no longer be bound by the term of the Docket 7862 MOU prohibiting rubblization because that term is proposed to be changed as part of approval of this transaction, see State PFT at 32:3-7.

a. In addition to the prefilled testimony cited above, see Exhibit A to the Membership Interest Purchase and Sale Agreement, dated November 7, 2016, Attachment A.DPS.JP.1-12.1.

Person Responsible for Response: T. Michael Twomey
Title: Vice President External Affairs, Entergy Wholesale Commodities
Date: April 26, 2017
Entity on Behalf of Which Response Is Provided: Joint Petitioners