# KEMPPEL, HUFFMAN AND ELLIS A PROFESSIONAL CORPORATION 255 E. FIREWEED LANE, SUITE 200 ANCHORAGE, ALASKA 99503-2025 (907) 277-1604

# STATE OF ALASKA

## THE REGULATORY COMMISSION OF ALASKA

Before Commissioners:		Robert M. Pickett, Chairman Stephen McAlpine Rebecca L. Pauli Norman Rokeberg Janis W. Wilson
In the Matter of the Request Filed by the MUNICIPALITY OF ANCHORAGE d/b/a MUNICIPAL LIGHT & POWER DEPARTMENT for Approval to Establish Depreciation Rates	) ) )	U-16-094
In the Matter of the Tariff Revision Designated as TA357-121 Filed by the MUNICIPALITY OF ANCHORAGE d/b/a MUNICIPAL LIGHT & POWER DEPARTMENT	) ) ) )	U-17-008

# MUNICIPAL LIGHT & POWER'S ELEVENTH SUPPLEMENTAL RESPONSE TO PROVIDENCE HEALTH & SERVICES' FIRST REQUEST FOR DISCOVERY (PHS-MLP-1)

The Municipality of Anchorage d/b/a Municipal Light & Power ("ML&P"), hereby provides its eleventh supplemental response to Providence Health & Services' ("PHS"") first request for discovery. All responses to discovery are prepared by ML&P in consultation with counsel. Witnesses at hearing will be available for cross-examination on their testimony. Documents produced in response to these requests will also be stored an electronic document management sharefile site accessible to the counsel, analysts, and consultants for PHS, AG, ANTHC, ENSTAR, FEA, and JLP.

### PRELIMINARY STATEMENT

Discovery in this docket is not complete. As discovery proceeds, facts,

May 10, 2017
Page 1 of 8
fs/MLP/U-17-008\Discovery\PHS-J\S-10-17

11th Supplement

Pate: 12-5-17 Exh# 11-86
Regulatory Commission of Alaska
U-10-094 By: APS U-17-008
Northern Lights Realtime & Reporting, Inc.
(907) 337-2221

# REDACTED

	KEMPPEL, HUFFMAN AND ELLIS	FESSIONAL CORPORATIO	255 E. FIREWEED LANE, SUITE 200	ANCHORAGE, ALASKA 99503-2025	(907) 277-1604
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Request for Production (No. PHS-MLP-1-61): Provide the annual net generation, capacity factor, net heat rate, forced outage hours, and planned outage hours for each ML&P generating unit for each of the last five calendar years and as forecasted for each of the first ten years of the base case planning analysis supporting ML&P's decision to construct Plant 2A.

MUNICIPAL LIGHT & POWER'S ELEVENTH SUPPLEMENTAL RESPONSE TO PHS' FIRST REQUEST FOR DISCOVERY (PHS-MLP-1)

Docket U-17-008/U-16-094 May 10, 2017

Page 4 of 8

fs\ML&P\U-17-008\Discovery\PHS-MLP\5-10-17

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Supplemental Response: Without waiving ML&P's general objections, other than information set forth in the 2009 IRP, ML&P is not aware of any existing documents containing information responsive to this request. ML&P understands that Puffin model runs containing information that may be responsive to this require were deleted by EES Consulting in its ordinary course of business years prior to commencement of this docket.

Person(s) Supplying Supplemental Information: Anne Falcon.

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MUNICIPAL LIGHT & POWER'S ELEVENTH SUPPLEMENTAL RESPONSE TO PHS' FIRST REQUEST FOR DISCOVERY (PHS-MLP-1)

Docket U-17-008/U-16-094

May 10, 2017 Page 5 of 8

fs\ML&P\U-17-008\Discovery\PHS-MLP\5-10-17