



**SUBMITTED VIA E-TARIFF FILING**

October 22, 2021

Kimberly D. Bose  
Office of the Secretary  
Federal Energy Regulatory Commission  
888 First Street, N.E.  
Washington, DC 20426

**RE: NextEra Energy Transmission New York, Inc.  
Docket No. ER21-2563-000  
Motion to Withdraw Tariff Filing**

Dear Secretary Bose:

Pursuant to 18 C.F.R. § 35.17, NextEra Energy Transmission New York, Inc. (“NEET NY”) hereby moves to withdraw a filing submitted on July 30, 2021 in the above-referenced proceeding.<sup>1</sup> In that filing, NEET NY proposed to revise its formula rate contained in Section 6.10.9.2.1 of Attachment 3 of Rate Schedule 10 of the NYISO OATT (“July 30 Filing”) to add stated depreciation rates for certain accounts and revise its methodology to calculate its accumulated deferred income taxes, consistent with IRS normalization rules. On September 23, 2021, the Federal Energy Regulatory Commission (“Commission”) issued a letter informing NEET NY that its July 30 Filing is deficient and requesting additional information (“Deficiency Letter”).

Following discussions with the Commission’s Staff, NEET NY believes the surest path to curing the deficiencies of the July 30 Filing is to withdraw that filing and re-submit proposed changes to the NEET NY formula rate at a later date, with supporting information provided that addresses the concerns raised in the Deficiency Letter. Therefore, NEET NY respectfully requests that the July 30 Filing (Accession No. 20210730-5040) be withdrawn in its entirety. By requesting withdrawal of its filing, NEET NY is not

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<sup>1</sup> Consistent with the July 30, 2021 filing, the New York Independent System Operator, Inc. (“NYISO”) submits this motion on behalf of NEET NY solely in its role as the administrator of the NYISO Open Access Transmission Tariff (“OATT”). The burden for supporting this motion rests with NEET NY, the sponsoring party. The NYISO takes no position on any substantive aspect of this filing at this time.



