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IDAHO PUBLIC
UTILITIES COMMISSION

Jeffrey S. Lovinger and
Kenneth Kaufmann
Lovinger Kaufmann LLP
825 NE Multnomah, Suite 925
Portland, Oregon 97232
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Counsel for PacifiCorp dba Rocky Mountain Power

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

**IN THE MATTER OF THE JOINT
PETITION OF IDAHO POWER
COMPANY, AVISTA
CORPORATION, AND ROCKY
MOUNTAIN POWER TO ADDRESS
AVOIDED COST ISSUES AND TO
REDUCE THE PUBLISHED
AVOIDED COST RATE
ELIGIBILITY CAP**

Case No. GNR-E-10-04

**AFFIDAVIT OF JEFFREY S.
LOVINGER IN SUPPORT OF
MOTION FOR LIMITED
ADMISSION *PRO HAC VICE* OF
ROCKY MOUNTAIN POWER**

STATE OF OREGON)
COUNTY OF MULTNOMAH)

Jeffrey S. Lovinger, being first duly sworn upon oath, deposes and states as

follows:

1. That I seek limited admission to appear and participate on behalf of the Rocky Mountain Power in the above-entitled action.
2. That I am not a member of the Idaho State Bar.

3. That my office is at 825 NE Multnomah, Suite 925, Portland, Oregon 97232.

4. That I have been admitted to practice before the following Courts:

<u>Court</u>	<u>Date of Admission</u>
State of Oregon	January 19, 1996
United States District Court (Oregon)	March 13, 1996
United States Court of Appeals (9th Cir.)	January 22, 2003

5. That I am an active member in good standing of the Oregon State Bar and eligible to practice in said Courts.

6. That I am not currently, and have never been suspended, disbarred or formally censured by a court of record or by a state bar association, and have no pending disciplinary proceeds against me.

7. That I understand that I am charged with knowing and complying with all applicable local rules.

8. That if limited admission is granted, the name and address of local Idaho counsel is as follows:

John R. Kormanik
KORMANIK HALLAM & SNEED LLP
1099 S. Wells St., Suite 120
Meridian, ID 83642

9. That I consent to the exercise of disciplinary jurisdiction by this court and the Idaho State Bar over any matter related to this action.

10. The particular needs which form the basis of my application for admission to practice *pro hac vice* are:

(a) Experience and specialization in electric utility regulatory matters.

(b) Ongoing relation with an Oregon client (Rocky Mountain Power) needing to defend its interests before the Idaho Public Utilities Commission.

11. Attached hereto as Exhibit "A" is a true and correct copy of my curriculum vitae, setting forth my pertinent training and experience.

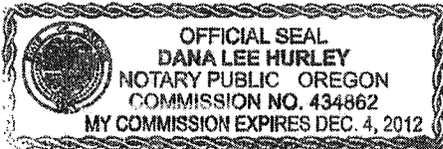
DATED this 19th day of January 2011.


Jeffrey S. Lovinger
Oregon State Bar #960147
Attorney for Rocky Mountain Power

State of OREGON
County of Multnomah

SIGNED AND SWORN to before me on this 19th day of January 2011 by

Jeffrey S. Lovinger.




Notary Public – State of Oregon

Exhibit A

Jeffrey S. Lovinger, J.D.

825 NE Multnomah, Ste 925
Portland, OR 97232

Phone (503) 709-9549
E-mail: lovinger@lklaw.com

Education	B.A., Political Science, University of Washington, Seattle, WA, 1989 J.D., Northwestern School of Law of Lewis & Clark College, Portland, OR, 1996
Certifications	Member, Oregon State Bar (January 19, 1996)
Publications	State Water Law and the Federal Licensing of Hydroelectric Projects: Overview and Three Case Studies, Proceedings of the Forty-Third Annual Rocky Mountain Mineral Law Institute, 1997.
Summary of qualifications	<p>Mr. Lovinger has extensive experience in energy and utility related law. He has represented public utilities for fourteen years. Mr. Lovinger advises clients regarding transmission issues, hydroelectric licensing and compliance, generation interconnection, qualifying facilities, net metering, municipal franchises, service agreements, line extension agreements, system undergrounding, construction, engineering and procurement contracts, eminent domain, and other real property issues. He has represented clients before state and federal courts, before state public utility commissions, and before the Federal Energy Regulatory Commission. Mr. Lovinger has represented clients in rulemaking proceedings, legislative advisory committees, administrative hearings, and in civil litigation and appeals.</p> <p>Before beginning his energy and utility law practice, Mr. Lovinger clerked for Judge Barbara D. Johnson of the Clark County Superior Court of Washington, clerked for Judge Robert E. Jones of the United States District Court for the District of Oregon, and litigated product liability cases.</p>

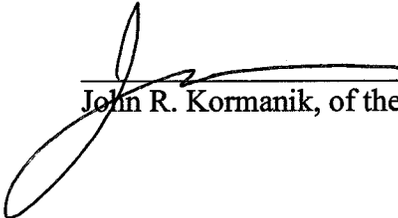
CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on the 19th day of January, 2011, I served a true and correct copy of the foregoing *MOTION FOR LIMITED ADMISSION PRO HAC VICE OF ROCKY MOUNTAIN POWER* in Case No. PAC-E-10-08 on the following named persons/entities by type of U.S. Mail specified below, properly addressed with postage prepaid, and electronic mail:

<p>Mark C. Moench Rocky Mountain Power 201 South Main Street, Suite 2300 Salt Lake City, UT 84111 mark.moench@pacificorp.com (First Class Mail)</p> <p>Daniel E. Solander Rocky Mountain Power 201 South Main Street, Suite 2300 Salt Lake City, UT 84111 daniel.solander@pacificorp.com (First Class Mail)</p> <p>Jean Jewell Commission Secretary Idaho Public Utilities Commission 472 W Washington PO Box 83720 Boise, ID 83720-0074 jean.jewell@puc.idaho.gov secretary@puc.idaho.gov (Hand Delivery)</p>	<p>Peter J. Richardson Richardson & O'Leary, PLLC PO Box 7218 Boise, ID 83707 peter@richardsonandoleary.com (First Class Mail)</p> <p>Gregory M. Adams Richardson & O'Leary, PLLC PO Box 7218 Boise, ID 83707 greg@richardsonandoleary.com (First Class Mail)</p>
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DATED this 19th day of January, 2011.

KORMANIK HALLAM & SNEED LLP



John R. Kormanik, of the Firm