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201 South Main, Suite 2300
Salt Lake City, Utah 84111

March 13, 2007

IDAHO PUBLIC
UTILITIES COMMISSION

VIA OVERNIGHT DELIVERY

Ms. Jean D. Jewell
Commission Secretary
Idaho Public Utilities Commission
PO Box 83720
Boise, ID 83720-0074

Re: Petition of Rocky Mountain Power to Intervene in Case No. IPC-E-07-03

Dear Ms. Jewell:

Rocky Mountain Power, ("RMP" or the "Company"), hereby submits for filing an original and seven copies of a Petition to Intervene in Case No. IPC-E-07-03.

Communications relating to this proceeding should be served on the following:

Dean Brockbank
Rocky Mountain Power
201 South Main Street, Suite 2300
Salt Lake City, Utah 84111
Dean.Brockbank@PacifiCorp.com

Brian Dickman
Rocky Mountain Power
201 South Main Street, Suite 2300
Salt Lake City, UT 84111
Brian.Dickman@PacifiCorp.com

In addition, it is respectfully requested that all formal correspondence and Staff requests regarding this material be addressed to:

By E-mail (preferred): datarequest@pacificorp.com

By Fax: (503) 813-6060

By Regular mail: Data Request Response Center
PacifiCorp
825 NE Multnomah, Suite 2000
Portland, OR 97232

Sincerely,

Jeffrey K. Larsen
Vice President, Regulation

Enclosure

Dean Brockbank
PacifiCorp
201 South Main Street, Suite 2300
Salt Lake City, Utah 84111
Telephone: (801) 220-4568
FAX: (801) 220-3299
Dean.Brockbank@PacifiCorp.com

Attorney for Rocky Mountain Power

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BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF IDAHO POWER)	
COMPANY'S PETITION TO INCREASE)	CASE NO. IPC-E-07-03
THE PUBLISHED RATE ELIGIBILITY)	
CAP FOR WIND POWERED SMALL)	PETITION OF ROCKY MOUNTAIN
POWER PRODUCTION FACILITIES; AND)	POWER TO INTERVENE
)	
TO ELIMINATE THE 90%/110%)	
PERFORMANCE BAND FOR WIND)	
POWERED SMALL POWER)	
PRODUCTION FACILITIES)	

Pursuant to Rules of Procedure 53 and 71 through 73, Rocky Mountain Power, a division of PacifiCorp ("RMP" or the "Company"), by and through its attorneys of record, respectfully petitions the Idaho Public Utilities Commission ("Commission") for leave to intervene in the above captioned proceeding. In support of this Petition, Rocky Mountain Power states:

I.

Rocky Mountain Power does business as a public utility in the state of Idaho and is subject to the jurisdiction of the Commission with regard to its public utility operations. PacifiCorp also provides retail electric service as Rocky Mountain Power in the states of Utah and Wyoming, and as Pacific Power in the states of Oregon, Washington, and California. PacifiCorp's principal place of business is 825 NE Multnomah, Portland, OR 97272.

II.

Communications relating to this proceeding should be served on the following:

Dean Brockbank
Rocky Mountain Power
201 South Main Street, Suite 2300
Salt Lake City, Utah 84111
Dean.Brockbank@PacifiCorp.com

Brian Dickman
Rocky Mountain Power
201 South Main Street, Suite 2300
Salt Lake City, UT 84111
Brian.Dickman@PacifiCorp.com

In addition, it is respectfully requested that all formal correspondence and data requests regarding this matter be addressed to:

By email (preferred) datarequest@pacificorp.com

By regular mail Data Request Response Center
PacifiCorp
825 NE Multnomah, Suite 2000
Portland, OR 97232

By facsimile (503) 813-6060

III.

As an electric utility with a legal obligation to purchase power from Idaho qualifying facilities (“QFs”), Rocky Mountain Power has a direct and substantial interest in the outcome of this proceeding. Idaho Power Company’s Petition in this proceeding seeks to remove the temporary reduction in the cap on entitlement to published avoided cost rates for intermittent wind powered QFs and address certain performance guarantees included in contracts to purchase energy from wind powered QFs. The Commission has applied the temporary entitlement cap to published avoided cost rates for Rocky Mountain Power as well as Idaho Power, and RMP views this proceeding as having consequences for all investor owned utilities in Idaho

IV.

Rocky Mountain Power’s participation in this proceeding will assist the Commission in resolving the issues before it and will not unreasonably broaden the issues, burden the record or

delay the proceedings. No other party can adequately represent RMP's interests in this proceeding.

WHEREFORE, Rocky Mountain Power respectfully requests that the Commission grant this petition to intervene.

Respectfully submitted this 13th day of March 2007.

By Dean Brockbank (p. h.)
Dean Brockbank
Attorney for Rocky Mountain Power

CERTIFICATE OF MAILING

I HEREBY CERTIFY that on the 13th day of March 2007, I served a true and correct copy of the foregoing PETITION upon the following named parties by the method indicated below, and addressed to the following:

Barton Kline	_____	Hand Delivered
Monica Moen	_____	U.S. Mail
Idaho Power Company	<u> X </u>	Overnight Mail
PO Box 70	_____	FAX
Boise, ID 83707		

Jean Jewell	_____	Hand Delivered
Commission Secretary	_____	U.S. Mail
Idaho Public Utilities Commission	<u> X </u>	Overnight Mail
472 West Washington	_____	FAX
Boise, ID 83702		

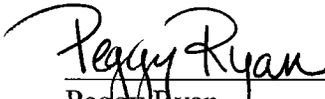
Peter J. Richardson	_____	Hand Delivered
Richardson & O'Leary PLLC	_____	U.S. Mail
515 N. 27 th Street	<u> X </u>	Overnight Mail
PO Box 7218	_____	FAX
Boise, ID 83702		

Dr. Don Reading	_____	Hand Delivered
6070 Hill Road	_____	U.S. Mail
Boise, ID 83703	<u> X </u>	Overnight Mail
	_____	FAX

William M. Eddie	_____	Hand Delivered
Advocates for the West	_____	U.S. Mail
610 SW Alder St., Suite 910	<u> X </u>	Overnight Mail
Portland, OR 97205	_____	FAX

Natalie McIntire
Renewable Northwest Project
917 SW Oak St., Suite 303
Portland, OR 97205

<input type="checkbox"/>	Hand Delivered
<input type="checkbox"/>	U.S. Mail
<input checked="" type="checkbox"/>	Overnight Mail
<input type="checkbox"/>	FAX



Peggy Ryan
Supervisor, Regulatory Administration