

# McDevitt & Miller LLP

Lawyers

420 W. Bannock Street  
P.O. Box 2564-83701  
Boise, Idaho 83702

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Chas. F. McDevitt  
Dean J. (Joe) Miller

(208) 343-7500  
(208) 336-6912 (Fax)

May 31, 2007

***Via Hand Delivery***

Jean Jewell, Secretary  
Idaho Public Utilities Commission  
472 W. Washington St.  
Boise, Idaho 83720

Re: Case No. PAC-E-07-07

Dear Ms. Jewell:

Enclosed for filing in the above matter, please find the original and seven (7) copies of Intermountain Wind LLC's Petition to Intervene.

An additional copy of the document and this letter is included for return to me with your file stamp thereon.

Thank you for you assistance.

Very Truly Yours,

McDevitt & Miller LLP



Dean J. Miller

DJM/hh  
Enclosures

Dean J. Miller ISB #1968  
McDEVITT & MILLER LLP  
420 West Bannock Street  
P.O. Box 2564-83701  
Boise, ID 83702  
Tel: 208.343.7500  
Fax: 208.336.6912  
[joe@mcdevitt-miller.com](mailto:joe@mcdevitt-miller.com)

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2007 MAR 31 PM 1:25  
IDAHO PUBLIC  
UTILITIES COMMISSION

*Attorneys for Intermountain Wind LLC*

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

**IN THE MATTER OF THE PETITION OF  
ROCKY MOUNTAIN POWER FOR AN  
ORDER REVISING CERTAIN  
OBLIGATIONS TO ENTER INTO  
CONTRACTS TO PURCHASE ENERGY  
GENERATED BY WIND-POWERED  
SMALL POWER GENERATION  
QUALIFYING FACILITIES**

**Case No. PAC-E-07-07**

**PETITION TO INTERVENE OF  
INTERMOUNTAIN WIND LLC**

COMES NOW Intermountain Wind LLC (“Intermountain Wind”), pursuant to IPUCRP

71 *et. Seq.*, and petitions the Commission for leave to intervene herein and to appear and participate as a party, and as grounds therefore respectfully shows as follows, to wit:

1. The name and address of this Intervenor is:

Intermountain Wind LLC  
425 S. Homes P.O. Box 3189  
Idaho Falls, Idaho 83403-3189

2. Copies of all pleadings, production requests, production responses, Commission

Orders, notices and other documents should be served upon:

Dean J. Miller, Esq.  
McDEVITT & MILLER LLP  
P.O. Box 2564  
Boise, Idaho 83701  
208-343-7500  
208-336-6912 (fax)  
[joe@mcdevitt-miller.com](mailto:joe@mcdevitt-miller.com)

And

Stephen E. Martin  
Intermountain Wind LLC  
425 S. Homes P.O. Box 3189  
Idaho Falls, Idaho 83403-3189

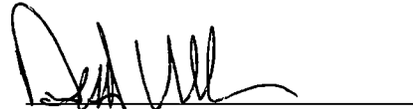
3. The Intervenor, Intermountain Wind, is an Idaho Limited Liability Corporation formed for the purpose of developing, owning and operating wind energy Qualifying Facilities upon agricultural grounds in Bonneville County, Idaho. Intermountain Wind intends to sell electrical energy produced by such facilities to Rocky Mountain Power. Accordingly, Intermountain Wind has a direct and substantial interest in this proceeding.
4. This Intervenor intends to participate herein as a party, and if necessary, to introduce evidence, cross-examine witnesses, call and examine witnesses, and be heard in argument. The nature and quality of evidence which this Intervenor will introduce is dependent upon the nature and effect of other evidence in this proceeding.
5. Without the opportunity to intervene herein, this Intervenor would be without any means of participation in this proceeding which may have a material impact on its continued ability to develop wind powered electric generating projects in the State of Idaho.
6. Granting this Intervenor's petition to intervene will not unduly broaden the issues nor will it prejudice any party to this case.

7. WHEREFORE, Intermountain Wind LLC, of Idaho, respectfully requests that this Commission grant its Petition to Intervene in these proceedings and to appear and participate in all matters as may be necessary and appropriate; and to present evidence, call and examine witnesses, present argument and to otherwise fully participate in these proceedings.

DATED this 31 day of May, 2007.

Respectfully submitted,

MCDEVITT & MILLER LLP



Dean J. Miller

McDevitt & Miller LLP

420 W. Bannock

Boise, ID 83702

Phone: (208) 343-7500

Fax: (208) 336-6912

*Counsel for Intermountain Wind LLC*

**CERTIFICATE OF SERVICE**

I hereby certify that on the 31<sup>st</sup> day of May, 2007, I caused to be served, via the method(s) indicated below, true and correct copies of the foregoing document, upon:

Jean Jewell, Secretary  
Idaho Public Utilities Commission  
472 West Washington Street  
P.O. Box 83720  
Boise, ID 83720-0074  
[jjewell@puc.state.id.us](mailto:jjewell@puc.state.id.us)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

Barton Kline  
Monica Moen  
Lisa Nordstrom  
Idaho Power Company  
PO Box 83720  
Boise, ID 83702  
[bkline@idahopower.com](mailto:bkline@idahopower.com)  
[mmoen@idahopower.com](mailto:mmoen@idahopower.com)  
[lnordstrom@idahopower.com](mailto:lnordstrom@idahopower.com)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

Scott Woodbury  
Deputy Attorney General  
Idaho Public Utilities Commission  
472 West Washington Street(83702)  
P.O. Box 83720  
Boise, ID 83702  
[Scott.woodbury@puc.idaho.gov](mailto:Scott.woodbury@puc.idaho.gov)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

Richard L. Storro  
Director, Power Supply  
Avista Corporation  
1411 E. Mission Avenue  
P.O. Box 3727, MSC-7  
Spokane, WA 99220-3727  
[dick.storro@avistacorp.com](mailto:dick.storro@avistacorp.com)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

R. Blair Strong  
Paine, Hamblen, Coffin, Brooke & Miller  
717 West Sprague Avenue, Suite 1200  
Spokane, WA 99201-3505  
[r.blair.strong@painehamblen.com](mailto:r.blair.strong@painehamblen.com)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

Peter J. Richardson  
Richardson & O' Leary PLLC  
515 N. 27th Street  
PO Box 7218  
Boise, ID 83702  
[peter@richardsonandoleary.com](mailto:peter@richardsonandoleary.com)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

William J. Batt  
John R. Hammond, Jr.  
Batt & Fisher, LLP  
101 S. Capitol Blvd., Suite 500  
PO Box 1308  
Boise, ID 83701  
[wjb@battfisher.com](mailto:wjb@battfisher.com)  
[jrh@battfisher.com](mailto:jrh@battfisher.com)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

Michael Heckler  
Director of Marketing & Development  
Windland Incorporated  
7669 W. Riverside Dr., Suite 102  
Boise, ID 83714  
[mheckler@windland.com](mailto:mheckler@windland.com)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

Armand Eckert  
Magic Wind LLC  
716-B East 4900 North  
Buhl, ID 83316

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

Glenn Ikemoto  
Principal Energy Vision LLC  
672 Blair Ave.  
Piedmont, CA 94611  
[glenni@pacbell.net](mailto:glenni@pacbell.net)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

David Hawk  
Director, Energy Natural Resources  
J.R. Simplot Company  
999 Main St.  
PO Box 27  
Boise, ID 83707-0027  
[dhawk@simplot.com](mailto:dhawk@simplot.com)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

R. Scott Pasley  
Assistant General Counsel  
J.R. Simplot Company  
999 Main St.  
PO Box 27  
Boise, ID 83707-0027  
[spasley@simplot.com](mailto:spasley@simplot.com)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

William M. Eddie  
Advocates for the West  
1320 W. Franklin St.  
PO Box 1612  
Boise, ID 83701  
[billeddie@rmci.net](mailto:billeddie@rmci.net)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

Troy Gagliano  
917 SW Oak St., Suite 303  
Portland, OR 97205

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

LeRoy Jarolimek  
605 S. 600 W.  
Burley, ID 83318  
[leroviarolimek@hotmail.com](mailto:leroviarolimek@hotmail.com)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

Gerald Fleischman  
11535 W. Hazledale Ct.  
Boise, ID 83713  
[gfleisch986@hotmail.com](mailto:gfleisch986@hotmail.com)

Hand Delivered   
U.S. Mail   
Fax   
Fed. Express   
Email

MCDEVITT & MILLER LLP

By: Heather Hule, legal asst.