

Brad M. Purdy
Attorney at Law
Bar No. 3472
2019 N. 17th St.
Boise, ID. 83702
(208) 384-1299 (Land)
(208) 384-8511 (Fax)
bmpurdy@hotmail.com
Attorney for Petitioner
Community Action Partnership
Association of Idaho

RECEIVED
2010 JUN 30 PM 1:04
IDAHO PUBLIC
UTILITIES COMMISSION

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE APPLICATION)
OF PACIFICORP DBA ROCKY MOUNTAIN) CASE NO. PAC-E-10-07
POWER FOR APPROVAL OF CHANGES TO)
ITS ELECTRIC SERVICE SCHEDULES) COMMUNITY ACTION
) PARTNERSHIP ASSOCIA-
) TION'S PETITION TO
) INTERVENE
)

COMES NOW, Community Action Partnership Association of Idaho (hereinafter "CAPAI" or "Intervenor") and, pursuant to Rules 071-075 of the Commission's Rules of Practice and Procedure, IDAPA 31.01.01.071-075, hereby petitions the Commission for leave to intervene in this proceeding and to appear and participate with full party's rights. In support of this Petition, CAPAI states as follows:

1. The address and name of the Petitioner is:

Community Action Partnership Association of Idaho
5400 W. Franklin Rd., Suite G
Boise, ID. 83705

2. CAPAI will be represented in this proceeding by, and pleadings and other correspondence need only be sent to:

Brad M. Purdy
Attorney at Law

2019 N. 17th St.
Boise, ID. 83702
208-384-1299
FAX: 208-384-8511
Email: bmpurdy@hotmail.com

3. CAPAI is a non-profit corporation consisting of six community action agencies serving every county in Idaho and also includes, among others, the statewide Community Council of Idaho and fights the causes and conditions of poverty through building the capacity and effectiveness of its members who have a direct and substantial interest in this proceeding. These causes and conditions of poverty include high utility rates for Rocky Mountain Power's low income rate payers.

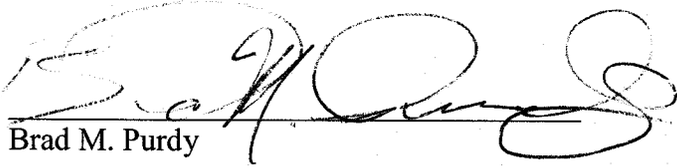
Low income families pay a higher percentage of their income for utility expenses than those in other economic categories. CAPAI is often the only party who intervenes in proceedings before the Commission specifically representing public utilities' low-income customers. In particular, CAPAI has been involved in the vast majority of PacifiCorp cases in recent years and works with the utility on a regular basis for many reasons such as implementation and auditing of the Company's low-income weatherization program. If granted intervention in this case, CAPAI will address a variety of issues of importance to the general body of ratepayers.

CAPAI believes that it would fulfill an important role in this proceeding if given the opportunity to participate as a party. Consequently, it is fair to say that CAPAI has a direct and substantial interest in the subject matter of this proceeding and its intervention will not unduly broaden the issues presented by Rocky Mountain Power's Application.

4. CAPAI respectfully requests the right to participate in this proceeding and introduce testimony and exhibits, cross-examine other witnesses, engage in oral argument, file comments, and otherwise fully participate as a party.

WHEREFORE, the Community Action Partnership Association of Idaho hereby requests that this Commission grant its Petition to Intervene in this proceeding and to fully appear and participate as a party with all the rights and responsibilities as such.

DATED, this 30th day of June, 2010.


Brad M. Purdy

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that on the 30th day of June, 2010, I served a copy of the foregoing document on the following by U.S. mail, first class postage.

Ted Weston
Rocky Mountain Power
201 South Main, Suite 2300
Salt Lake City, UT 84111
ted.weston@pacificorp.com

Daniel E. Solander
Rocky Mountain Power
201 South Main, Suite 2300
Salt Lake City, UT 84111
daniel.solander@pacificorp.com

Michael C. Creamer
Kelsey J. Nunez
GIVENS PURSLEY LLP
601 W. Bannock St.
P.O. Box 2720
Boise, ID 83701-2720
mcc@givenspursley.com

Tim Buller
Agrium, Inc.
3010 Conda Rd.
Soda Springs, ID 83276
TBuller@agrium.com

Benjamin J. Otto
Idaho Conservation League
710 N. 6th St.
Boise, ID 83702
botto@idahoconservation.org

Eric L. Olsen
Racine, Olson, *et al*
201 E. Center
Pocatello, ID 83201
elo@racinelaw.net

Anthony Yankel
29814 Lake Rd.
Bay Village, OH 44140

tony@yankel.net

Randall C. Budge¹
Racine, Olson, *et al*
201 E. Center
Pocatello, ID 83201
rcb@racinelaw.net

James R. Smith
Monsanto Company
P.O. Box 816
Soda Springs, ID 83276
Jim.r.smith@monsanto.com

Ronald L. Williams
Williams Bradbury PC
1015 W. Hays St.
Boise, ID 83702
ron@williamsbradbury.com

Melinda J. Davison
Davison Van Cleve
333 SW Taylor St., Ste 400
Portland, OR 97204
mjd@dvclaw.com

DATED, this 30th day of June, 2010


Brad M. Purdy

¹ Reference IDAPA 31.01.01.41(02).