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IDAHO PUBLIC
UTILITIES COMMISSION

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Attorneys for
Rocky Mountain Power

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

| | | |
|---|---|-------------------------------|
| IN THE MATTER OF THE APPLICATION |) | |
| OF PACIFICORP DBA ROCKY MOUNTAIN |) | CASE NO. PAC-E-11-12 |
| POWER FOR APPROVAL OF CHANGES TO |) | |
| ITS ELECTRIC SERVICE SCHEDULES |) | MOTION FOR LIMITED |
| |) | ADMISSION PRO HAC VICE |
| |) | |

MOTION FOR LIMITED ADMISSION PRO HAC VICE

70715692.1 0085000-01001

Pursuant to Idaho Public Utilities Commission Rule 43 and Idaho Bar Commission Rule 222, the undersigned local counsel, Richard R. Hall, hereby petitions the Idaho Public Utilities Commission (the "Commission") for admission of the undersigned applying counsel, D. Matthew Moscon, for purposes of the above captioned matter and any other proceedings that Rocky Mountain Power may bring before this Commission through December 31, 2011.

D. Matthew Moscon certifies that he is an active member, in good standing, with the bar of the State of Utah, that he maintains the regular practice of law at the above-noted address, and that he is not a resident of the State of Idaho or licensed to practice law in Idaho. D. Matthew Moscon certifies that he has not been denied admission under IBCR 222 in this jurisdiction, or under any similar rule, in any other jurisdiction.

Undersigned counsel certifies that a copy of this Motion has been served on all other parties to the above-captioned matter and that copy of the Motion, accompanied by a \$200 fee per applicant, has been provided to the Idaho State Bar.

Richard R. Hall certifies that the above information is true to the best of his knowledge, after reasonable investigation. Richard R. Hall acknowledges that pursuant to IBCR, his attendance shall be required at all Commission proceedings at which Applying Counsel appear, unless specifically excused by the Commission. In this regard, Richard R. Hall hereby respectfully requests that the Commission excuse him from having to appear during Commission proceedings for the above-captioned matter and any other matter to which this admission applies, unless needed by Rocky Mountain Power.

WHEREFORE, by this Motion, Richard R. Hall respectfully requests that the Commission:

1. Authorize D. Matthew Moscon to participate in all proceedings before the Commission with respect to the above-captioned matter and any other proceedings that Rocky Mountain Power may bring before the Commission through December 31, 2011; and

2. Grant Richard R. Hall's request to be excused from having to appear during Commission-related proceedings with respect to the above-captioned matter or other proceedings in which the Applying Counsel is authorized to appear before the Commission.

Dated this 14th day of June, 2011

ROCKY MOUNTAIN POWER,



Richard R. Hall ISB #8080

Local Counsel

Stoel Rives LLP

D. Matthew Moscon

Applying Counsel

Stoel Rives LLP

Mark C. Moench *Pro Hac Vice*

Daniel E. Solander *Pro Hac Vice*

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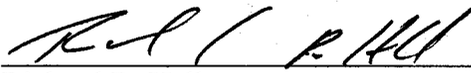
CERTIFICATE OF SERVICE

I hereby certify that on this 14th day of June, 2011, I caused to be served, via E-mail, a true and correct copy of Rocky Mountain Power's Motion for Limited Admission Pro Hac Vice in PAC-E-11-12 to the following:

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