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IDAHO PUBLIC
UTILITIES COMMISSION

Benjamin J. Otto (ISB No. 8292)
710 N 6th Street
Boise, ID 83701
Ph: (208) 345-6933 x 12
Fax: (208) 344-0344
botto@idahoconservation.org

Attorney for the Idaho Conservation League

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE)
APPLICATION OF PACIFICOPR DBA)
ROCKY MOUNTAIN POWER'S)
APPLICATION FOR AUTHORITY TO)
CANCEL ELETRCI SERVICE)
SCHEUDLE NOS 72 AND 72A)
IRRIGATION LOAD CONTROL)
TARRIFFS AND APPROVE A NEW)
DEMAND SIDE MANAGEMENT)
CONTRACT)

CASE NO. PAC-E-12-14

**PETITION TO INTERVENE OF THE
IDAHO CONSERVATION LEAGUE**

COMES NOW the Idaho Conservation League ("ICL") and hereby requests leave to intervene in the above captioned matter pursuant to the Idaho Public Utilities Commission Rules of Procedure, IDAPA 31.01.01.071-073. As discussed below, ICL has direct and substantial interests in these proceedings.

1. The name of this intervenor is:

Benjamin J. Otto
Idaho Conservation League
710 N. 6th st.
Boise, Idaho 83702
Ph: (208) 345-6933 x 12
Fax: (208) 344-0344
botto@idahoconservation.org

Please provide copies of all pleadings, production requests, production responses, Commission orders, and other documents to the name and address above. In the interest of conserving natural resources and reducing the costs to all parties, please provide hard copies of pleadings, testimony, and briefs only. Production requests, responses, notices,

Commission orders, and other filings may be submitted via electronic mail in accordance with IPUC Rules 31.01.01.063.02-03.

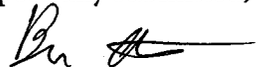
2. Idaho Conservation League claims a direct and substantial interest in this proceeding arising from the impact to its members served by Rocky Mountain Power and to its long-term role advocating for public values in Idaho. As Idaho's largest state-based conservation organization, we have many members who are residential customers of Rocky Mountain Power. Our supporters look to ICL to represent their substantial interest in expanding cost-effective energy efficiency and conservation in Idaho. More specifically in this case, maintaining a long-term, robust demand response program will avoid burning fossil fuels and additional energy infrastructure both of which meet our supporters desire to protect Idaho's air quality and natural landscapes. As the only potential intervenor in this proceeding advocating for investments and programs intended to fully incentivize energy efficiency and demand response programs, ICL brings a unique and valuable perspective to this proceeding. Because this Commission has directed all utilities to pursue all cost effective demand side management measures, ICL's intervention will not unduly broaden the issues in this proceeding.

3. ICL intends to fully participate in this matter as a party. The nature and quality of ICL's intervention in the proceeding is dependant upon the nature and effect of other evidence in this proceeding. If necessary ICL may introduce evidence, be heard in argument, and call, examine, and cross-examine witnesses. Depending on the time and resource expended in this case, ICL may seek intervenor funding pursuant to IDAPA 31.01.01.161-165.

WHEREFORE, ICL respectfully requests the Commission grant this petition.

DATED this 11th day of January 2013.

Respectfully submitted,



Benjamin J. Otto

On behalf of the Idaho Conservation League

CERTIFICATE OF SERVICE

I hereby certify that on this 11th day of January, 2013, I delivered true and correct copies of the foregoing PETITION TO INTERVENE to the following persons via the method of service noted:

Hand delivery:

Jean Jewell
Commission Secretary (Original and seven copies provided)
Idaho Public Utilities Commission
427 W. Washington St.
Boise, ID 83702-5983

Electronic Mail:

Mark C. Moench
Daniel E. Solander
Ted Weston
PacifiCorp/dba Rocky Mountain Power
201 S. Main St., Suite 2300
Salt Lake City, UT 84111
Daniel.Solander@pacificorp.com
Mark.Moench@pacificorp.com
Ted.Weston@pacificorp.com

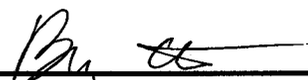
Brubaker & Associates
17244 W. Cordova Court
Sunrise, Arizona 85387
Fax: (314) 275-7036
bcollins@consultbai.com

James R. Smith
Monsanto Company
P.O. Box 816
Soda Springs, Idaho 83276
Fax: 208-547-3312
jim.r.smith@monsanto.com

Eric Olsen
Racine, Olsen, Nye, Budge & Bailey,
Chartered
P.O. Box 1391
Pocatello, ID 83204
elo@racinelaw.net

Anthony Yankel
29814 Lake Road
Bay Village, OH 44140
tony@yankel.net

Randall C. Budge
Racine, Olson, Nye, Budge & Bailey,
Chartered
P.O. Box 1391; 201 E. Center
Pocatello, Idaho 83204-1391
Fax: (208) 232-6109
rcb@racinelaw.net



Benjamin J. Otto
Idaho Conservation League