

# Facsimile

## **ExxonMobil** *Gas & Power Marketing*

Date March 11, 2005

Subject EM Standing-Docket 03-035-14

To **Commissioner Richard  
Campbell**  
Utah Public Service Commission

Total Pages 3

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Status

From **James W. Sharp**  
Power and Gas Services Inc.

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Please see following.

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**ExxonMobil**  
*Gas & Power  
Marketing*

VIA FACSIMILE  
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ExxonMobil standing in Docket  
03-035-14, Stipulation

March 11, 2005

Commissioner Richard Campbell  
Chairman, Utah Public Service Commission  
Heber M. Wells Building, Fourth Floor  
160 East 300 South  
Salt Lake City, UT 84111

Dear Commissioner Campbell,

As you are now aware, ExxonMobil Production Company (ExxonMobil) has constructed and is now operating a cogeneration facility (referred to herein as the Shute Creek Cogeneration Facility or SCCF) near Kemmerer, WY associated with the Shute Creek Treating Facility (SCTF). ExxonMobil presently has arrangements with PacifiCorp for QF sales for up to the entire output of the Facility (gross nameplate rating of 107.4-MW) through December 31, 2005. ExxonMobil has made arrangements to secure 75-MW of firm transmission from the 230-kV point of delivery at SCCF to Mona, UT and proposes to deliver to PacifiCorp as a QF 75-MW of energy and capacity beginning January 1, 2006. ExxonMobil seeks pricing availability for 75-MW of capacity under the referenced Stipulation, dated May 20, 2004 (Docket No. 03-035-14) and the ability to proceed with development and execution of a Power Purchase Agreement with PacifiCorp. Specifically, ExxonMobil references the letter from Jim Sharp to you dated February 18, 2005 as formal notice of ExxonMobil's participation in Docket No. 03-035-14 and hereby seeks Commission recognition of ExxonMobil as a party to the referenced docket.

Documents have been distributed to parties describing in detail the Shute Creek Cogeneration Facility and the Power Purchase and Electric Service Agreement between ExxonMobil Production Company and PacifiCorp, dated February 21, 2005. ExxonMobil has been participating in the ongoing UT Large QF Task Force and participated in the recent Scheduling Conference on February 18, 2005 and in the Technical Conference held on March 9, 2005 on Docket 03-035-14. ExxonMobil intends to file additional brief testimony on March 18th to enter ExxonMobil's recital of facts into the official record and to participate in the Commission Hearing on Docket 03-035-14 on March 24, 2005.

ExxonMobil respectfully requests the Commission officially grant ExxonMobil standing in the referenced Docket and to considered it a party to the

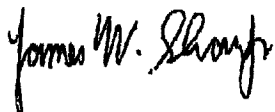
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proceeding. I would be pleased to take any questions regarding this request or concerning SCCF's provision of energy and capacity under the terms of the Stipulation.

Best regards,



CC: Bruce Griswold, PacifiCorp  
Gary Dodge, Hatch, James & Dodge (UAE Intervention Group)  
Paul Proctor/Reed Warnick, Committee of Consumer Services (Attorneys for CCS)  
Edward Hunter/Jennifer Horan, Stoel Rives (Attorneys for PacifiCorp)  
Michael Ginsberg/Patricia Schmid, Division of Public Utilities (Attorneys for DPU)  
Bob Pomeroy, Holland & Hart (Attorney for ExxonMobil)  
Marc Johnson, ExxonMobil Gas & Power Marketing  
Roger Swenson (Consultant to Wind Projects)  
Stephan Mecham, Callister Nebeker & McCullough (Attorney for Spring Canyon Energy)