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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Application of PACIFICORP for Approval of an IRP-based Avoided Cost Methodology for QF Projects Larger than One Megawatt

Docket No. 03-035-14

Petition to Intervene of Spring Canyon Energy, LLC

Spring Canyon Energy, LLC ("Spring Canyon"), pursuant to Utah Code Ann. §63-46b-9 and Utah Admin. R. 746-100-7, petitions the Public Service Commission of Utah ("Commission") for leave to intervene in the above-captioned docket. The grounds for the petition are as follows:

- On April 1, 2005, the Commission ordered Spring Canyon and PacifiCorp to enter into good faith negotiations for a qualifying facility ("QF") contract pursuant to the pricing, terms, and conditions of the May 20, 2004 Stipulation in this docket. Negotiations between the two parties began shortly after issuance of the order.
- 2. In addition to the remaining capacity available under the Stipulation, Spring Canyon's power generation facility will be capable of delivering additional QF power to PacifiCorp that will be priced based on the method the Commission selects in this docket to determine PacifiCorp's avoided costs. The development and selection of this method, therefore, will substantially affect Spring Canyon, its ability to sell power to PacifiCorp, and its legal rights and interests.

3. Spring Canyon's intervention and participation in this matter will not materially impair the prompt and orderly conduct of these adjudicative proceedings.

If Spring Canyon is granted leave to intervene, Spring Canyon requests that copies of all notices and filings in this docket be served on:

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F. David Graeber 10440 N. Central Expressway #1400 Dallas, TX 75231 Email: <u>fdgraeber@USAPowerpartners.com</u>

David L. Olive Amarillo National's Plaza/Two 500 S. Taylor, Suite 400 Lobby Box 254 Amarillo, TX 79101-2447 Email: David.L.Olive@ue-corp.com

NOW THEREFORE, Spring Canyon respectfully requests that the Commission enter an

Order granting Spring Canyon's petition to intervene in this docket allowing Spring Canyon to

participate to the full extent allowed by law.

Dated this 18th day of May, 2005.

CALLISTER NEBEKER & McCULLOUGH

Stephen F. Mecham Attorneys for Spring Canyon Energy, LLC

Certificate of Service

I hereby certify that on May 18, 2005, I emailed a true and correct copy of Spring Canyon's Petition to Intervene in Docket No. 03-035-14 to the following:

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