BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Application of)	
PacifiCorp for Approval of an IRP –based)	Docket No. 03-035-14
Avoided Cost Methodology for)	
QF's Larger than One Megawatt)	

Petition For Leave to Intervene of Wasatch Wind LLC

Pursuant to Utah Code Ann. § 63-46b-9 and Utah Admin. Code R746-100-7, Wasatch Wind LLC, hereby petitions for leave to intervene in this proceeding.

In support of their petition to intervene, Petitioners state as follows:

- 1. Wasatch Wind LLC is a developer of wind projects in the intermountain west.
- 2. Wasatch Wind LLC has been following the progress of the QF case, has attended most of the stakeholder meetings, and is interested in the treatment of RECs, avoided cost methodology, avoided costs, integration costs, and interconnection procedures in this case as well as other issues. All these issues will have significant ramifications for the development of renewable energy resources, specifically wind in Utah.
- 3. Petitioners have not fully determined the specific positions it will take or the relief they will seek. Petitioners seek to intervene for purposes of protecting their interests as they may appear.
- 4. The interests of justice and the orderly and prompt conduct of this proceeding will not be materially impaired by allowing Petitioners to intervene.
 Petitioners do not seek to upset the current schedule in this matter. To our knowledge no

deadline for intervention has been set in this proceeding, and Wasatch Wind LLC, is filing

this petition for intervention prior to the July 29, 2005 deadline for filing intervenor direct

testimony.

5. The interests of Wasatch Wind are materially different from the interests of

other parties in this proceeding and at this point in time can not be fully represented by any

other intervening party.

6. Wasatch Wind has not secured the services of an attorney at this point and

requests that Richard Collins who holds an equity position with Wasatch Wind serve as legal

facilitator for this proceeding.

6. Notices in this proceeding should be sent to the following:

Richard Collins

c/o Wasatch Wind LLC

Tracy Livingston

Christine Watson Mikell

Wasatch Wind LLC

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WHEREFORE, Petitioners request leave to intervene in this proceeding to protect

their interests as they may appear.

DATED this 11, of July 2005

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Richard Collins

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was sent by United States mail, postage prepaid, or by email this 11 day of, July 2005, to the following:

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