Stephen F. Mecham (4089)
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10 East South Temple

Salt Lake City, Utah 84133 Telephone: (801) 530-7300

-BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH-

In the Matter of the Application of)	DOCKET NO. 03-035-29
PacifiCorp for a Certificate of)	
Convenience and Necessity Authorizi	ng)	
Construction of the Currant Creek)	Petition to Intervene
Power Project)	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:

- 1. Spring Canyon is a Utah corporation with expertise in developing electric generation plants and responded to PacifiCorp's June 6, 2003 Request for Proposals. PacifiCorp included one of Spring Canyon's proposed generation projects on a shortlist in this first phase of the RFP and compared it to PacifiCorp's self-build option before petitioning this Commission for a Certificate of Convenience and Necessity to build the Currant Creek project. Spring Canyon has not yet determined the position it will take in this matter, but the outcome of this proceeding could substantially affect Spring Canyon's legal rights and interests.
- 2. Spring Canyon's intervention and participation in this case will not unnecessarily or materially impair the interests of justice or the prompt and orderly conduct of these proceedings.

Spring Canyon requests that copies of all notices and filings in this docket be served on:

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10 East South Temple Salt Lake City, Utah 84133 Telephone: 801 530-7300

Facsimile: 801 364-9127 Email: sfmecham@cnmlaw.com

F. David Grayber Spring Canyon Energy, LLC 10440 North Central Expressway, Suite 1400 Dallas, Texas 75231

Email: fdgrayber@USAPowerpartners.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 12th day of November, 2003.

CALLISTER NEBEKER & McCULLOUGH

Stephen F. Mecham Attorneys for Spring Canyon Energy, LLC

Certificate of Mailing

I hereby certify that on November 12, 2003 I mailed a copy of Spring Canyon's Petition to Intervene by first-class, mail postage prepaid, to:

Michael L. Ginsberg Assistant Attorney General 160 E. 300 S. P.O. Box 140857 Salt Lake City, UT 84144

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