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Attorneys for Desert Power, L.P.

## BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Application of PacifiCorp for Approval of its Proposed Schedule 37- Avoided Cost Purchases from Qualifying Facilities

Docket No. 03-035-T10

Petition to Intervene of Desert Power, L.P.

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

- Desert Power operates a power production facility near Rowley Utah that
  is capable of generating approximately 65 MW of power. On January 23,
  2004, Desert Power filed a petition asking this Commission to approve a
  contract to sell capacity and energy from its facility and proposed a
  method for calculating avoided costs.
- 2. The outcome of this proceeding could substantially affect Desert Power's legal rights.
- Desert Power has not determined the specific positions it will take or the relief it may seek. Desert Power seeks to intervene for purposes of protecting its interests as they may appear.
- 4. Desert Power's intervention and participation in this matter will not materially impair the prompt and orderly conduct of these proceedings.

Desert Power requests that copies of all notices and filings in this docket be served on:

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NOW THEREFORE, Desert Power respectfully requests that the Commission enter an Order granting Desert Power's petition to intervene in this docket allowing Desert Power to participate to the full extent allowed by law.

Dated this 12th day of March, 2004.

CALLISTER NEBEKER & McCULLOUGH

Stephen F. Mecham Attorneys for Desert Power, L.P.

## Certificate of Service

I hereby certify that on March 12, 2004, I emailed a true and correct copy of Desert Power's Petition to Intervene in Docket No. 03-035-T10 to the following:

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