Stephen F. Mecham (4089) CALLISTER NEBEKER & McCULLOUGH 10 East South Temple Suite 900 Salt Lake City, Utah 84133

Telephone: (801) 530-7300 Facsimile: (801) 364-9127

Attorneys for Spring Canyon Energy, LLC

-BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH-

In the Matter of the Petition of Spring Canyon Energy LLC for Approval of a Contract For the Sale of Capacity and Energy From Its Proposed QF Facilities

In the Matter of the Petition of Pioneer Ridge LLC & Mountain Wind For Approval of a Contract For the Sale of Capacity and Energy from its Existing and Proposed OF Facilities Docket No. 05-035-08

Docket No. 05-035-09

Spring Canyon's Questions to be Addressed at March 9, 2005 Technical Conference

For PacifiCorp

- What is meant by the statement "...[L]imited number of megawatts for certain eligible QF facilities" on p. 2 of PacifiCorp's Answer filed February 28, 2005?
- What makes a QF facility "eligible" in the context used on p. 2 of PacifiCorp's Answer?
- According to PacifiCorp, what would the capacity contribution be for 48 MWs of wind projects?
- How much Stipulation capacity does PacifiCorp believe 48 MW of wind projects will require?

- What price in \$/MWh does PacifiCorp assume for the summer super peak purchase starting in 2010 mentioned in the GRID run paragraph in PacifiCorp's Updated Avoided Cost Study?
- How many MWs and MWhs are assumed in the previously-mentioned super peak purchase?

What is the hourly megawatt amount for that purchase?

What are the total MWhs for that purchase?

For Roger Swenson

- Where are the precise sites for the Pioneer Ridge and Mountain Wind projects?
- How much Stipulation capacity will 48 MW of wind projects will require?
- Please provide calculations for the amount of Stipulation capacity the two wind projects will require.
- Do these projects have site-specific historical wind data for their respective locations?
- Has PacifiCorp completed interconnection studies for these projects?
- At which substations will these projects interconnect with PacifiCorp?
- What positions do these projects hold in PacifiCorp's transmission queue?
- What is the projected capacity factor for the Pioneer Ridge and Mountain Wind projects?
- Who are the principals of Pioneer Ridge and Mountain Wind?
- Has either Pioneer Ridge or Mountain Wind provided the information contemplated by PacifiCorp's Schedule 38?

•	What is the projected commercial operation date for these projects?
	Respectfully submitted this 4 th day of March, 2005.
	Stephen F. Mecham

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Spring Canyon's Questions to be Addressed at March 9, 2005 Technical Conference, was emailed this 4th day of March 2005, to the following:

Edward Hunter
Jennifer Horan
STOEL RIVES
201 South Main Street, Suite 1100
Salt Lake City, UT 84111
eahunter@stoel.com
jehoran@stoel.com

Michael Ginsberg
Patricia Schmid
ASSISTANT ATTORNEYS GENERAL
Division of Public Utilities
Heber M. Wells Building, 5th Floor
160 East 300 South
Salt Lake City, UT 84111
mginsberg@utah.gov
pschmid@utah.gov

Paul Proctor
ASSISTANT ATTORNEY GENERAL
Committee of Consumer Services
160 East 300 South, 5th Floor
Salt Lake City, UT 84111
pproctor@utah.gov

Roger Swenson 238 North 2200 West Salt Lake City, UT 84116 Roger.swenson@prodigy.net

Gary Dodge
Hatch James & Dodge
10 West Broadway
Salt Lake City, Utah 84101
gdodge@hjdlaw.com
