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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Application of Rocky Mountain Power for Authority to Increase its Retail Electric Utility Service Rates in Utah and for Approval of its Proposed Electric Service Schedules and Electric Service Regulations, Consisting of a General Rate Increase of Approximately \$161.2 Million per Year, and for Approval of a New Large Load Surcharge

Docket No 07-035-93

REQUEST FOR REVIEW AND CLARIFICATION OF SCHEDULING ORDER

I respectfully ask the Public Service Commission of Utah to review the Scheduling Order it issued

on 27 December 2007.

In particular, the provision in paragraph 6 entitled Hearings on pages 6 and 7 that states:

Only parties who have been granted intervention and who have filed written testimony will be permitted to participate in examination of witnesses at a hearing,

appears to conflict with Utah Rule of Evidence 607, which provides that: "The credibility of a witness

may be attacked by any party".

Please will the Commission clarify its Scheduling Order to indicate that it is not intended to abrogate

the Rule of Evidence 607 right of any party to cross-examine a witness.

Respectfully submitted on 28 January 2008,

Roger J Ball

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Request for review in Docket 07-035-93 of Roger J Ball was mailed electronically on 28 January 2008, to the following:

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/s/

Roger J Ball

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