Daniel E. Solander, Utah Bar No. 11467 Rocky Mountain Power 201 South Main Street, Suite 2300 Salt Lake City, Utah 84111 Telephone No. (801) 220-4014 Facsimile No. (801) 220-3299

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Attorneys for Rocky Mountain Power

BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Application of Milford Wind Corridor Phase I, LLC and Milford Wind Corridor Phase II, LLC for Certificates of Convenience and Negoccity for Phase I and)))	DOCKET NO. 08-2490-01
of Convenience and Necessity for Phase I and Phase II of the Milford Wind Power Project))))	Motion to Intervene

Rocky Mountain Power, by and through counsel, hereby petitions the Public Service Commission of Utah ("Commission") for intervention in the above-captioned matter pursuant to Utah Code Ann. § 63-46b-9 and Utah Admin R746-100-7.

The grounds for the petition are as follows.

- 1. Rocky Mountain Power is a division of PacifiCorp. PacifiCorp is an Oregon corporation that provides electric service to retail customers through its Rocky Mountain Power division in the states of Utah, Wyoming, and Idaho, and through its Pacific Power division in the states of Oregon, California, and Washington (referred to herein as the "Company" or "Rocky Mountain Power").
- 2. Rocky Mountain Power is a public utility in the state of Utah and is subject to the Commission's jurisdiction with respect to its prices and terms of electric service to retail

customers in Utah. The Company serves approximately 760,000 customers and has approximately 2,400 employees in Utah. Rocky Mountain Power's principal place of business in

Utah is 201 South Main Street, Suite 2300, Salt Lake City, Utah 84111.

3. Rocky Mountain Power and its customers have a significant interest in the above-

captioned matter and their legal interests may be substantially affected by the outcome. Rocky

Mountain Power could also provide information that would aid the Commission in making some

of its decisions in this proceeding.

Rocky Mountain Power's intervention and participation in this matter will not

materially impair the prompt and orderly conduct of this proceeding. Rocky Mountain Power

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

David L. Taylor

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WHERFORE, Rocky Mountain Power respectfully requests that the Commission enter

an Order granting its Motion to Intervene in this Docket allowing Rocky Mountain Power to

participate to the full extent allowed by law.

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Dated this 26th day of February, 2008.

Respectfully submitted,

ROCKY MOUNTAIN POWER

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Attorney for Rocky Mountain Power

CERTIFICATE OF SERVICE

I hereby certify that on this 26th day of February 2008, I caused to be e-mailed a true and correct copy of the foregoing Motion to Intervene of Rocky Mountain Power to the following:

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