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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Application of ROCKY MOUNTAIN POWER for Approval of Electric Service Agreement Between Rocky Mountain Power and Milford Wind Corridor I, LLC	MOTION OF ROCKY MOUNTAIN POWER FOR APPROVAL OF FIRST AMENDMENT TO ELECTRIC SERVICE AGREEMENT DOCKET NO. 09-035-55
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Rocky Mountain Power, a division of PacifiCorp, an Oregon corporation (“Company” or “Rocky Mountain Power”) hereby moves the Public Service commission (“Commission” or “PSC”) for an order approving the First Amendment to the Master Electric Service Agreement (“MESA”) between Rocky Mountain Power and Milford Wind Corridor I, LLC (“Milford I”), dated July 29, 2009, which MESA was approved by this Commission on August 27, 2009. In support of this Motion, Rocky Mountain Power states as follows:

1. Rocky Mountain Power is an electrical corporation and a public utility in the state of Utah and is subject to the jurisdiction of the Commission. Rocky Mountain Power also provides retail electric service in the states of Idaho and Wyoming.
2. Communications regarding this Application should be addressed to:

By e-mail (preferred): datarequest@pacificorp.com
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3. Milford I's affiliate, Milford Wind Corridor Phase II, LLC ("Milford II"), has constructed and intends to operate a wind generation project also located in Rocky Mountain Power's service territory in Millard and Beaver Counties, Utah. Similar to Milford I, Milford II has requested to receive retail electric service to supply its station service needs via the high voltage transmission line which is interconnected with Intermountain Power Agency at the busbar of the Intermountain Power Project ("IPP"), at Delta, Utah.

4. Rocky Mountain Power is filing concurrently herewith an Application for Approval of the Master Electric Service Agreement with Milford II, and requests that the Commission consider this Motion along with the Milford II Application in a consolidated proceeding.

5. Under the Milford I MESA, the metering location for retail power delivered to Milford I is at the point of interconnection at IPP. Now that Milford II has requested

electric service from RMP, the metering location must be changed from the point of interconnection at IPP to the Milford Valley Wind Collector Station South so that the energy delivered to Milford I can be metered separately from the energy delivered to Milford II.

6. Milford I owns the meters labeled F3M, F4M, F5M, F6M, F7M located at the Milford Valley Wind Collector Station South (“Collector Station”) that measure energy flow to and from Milford I’s facility. When Milford II comes on line, Milford I will also consume approximately two-thirds (2/3) of the electric power measured through the meter identified as SSM, which power is used to operate facilities common to Milford I and Milford II.

7. Milford I and Rocky Mountain Power have amended the MESA, subject to regulatory approval, to reflect the change in the metering location. Under this First Amendment to the MESA, Rocky Mountain Power’s monthly bills to Milford I would be determined based on the sum of the meters labeled F3M, F4M, F5M, F6M, F7M, and 2/3 of SSM, adjusted for line losses from the point of delivery at IPP to the point of metering at the Collector Station.

8. The First Amendment to the MESA amends and restates Articles I and V and Exhibits A, B, and C of the MESA to reflect the change in metering location. The prices, terms and other conditions of the MESA otherwise remain unchanged.

WHEREFORE, Rocky Mountain Power respectfully requests that the Commission issue its Order approving the First Amendment to the MESA and finding that the rates, terms and conditions set forth therein are just and reasonable and in the public interest.

DATED this 24 day of January, 2011.

Respectfully submitted,

/s/ Barbara Ishimatsu

Barbara Ishimatsu
Daniel E. Solander
Attorneys for Rocky Mountain Power

CERTIFICATE OF SERVICE

I hereby certify that on the 24th day of January, 2011, I caused a copy of the foregoing **MOTION OF ROCKY MOUNTAIN POWER FOR APPROVAL OF FIRST AMENDMENT TO ELECTRIC SERVICE AGREEMENT**, in Docket No. 09-035-55, to be sent via electronic mail to the following:

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