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ATTORNEYS FOR NUCOR STEEL-UTAH, A DIVISION OF NUCOR CORPORATION

BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH		
In the Matter of the Application of Rocky Mountain Power for Alternative Cost Recovery	Docket No. 10-035-89	
for Major Plant Additions of the Populus to Ben Lomond Transmission Line and the Dunlap I	PETITION TO INTERVENE OF NUCOR STEEL-UTAH, A DIVISION	
Wind Project	OF NUCOR CORPORATION	

Pursuant to Utah Code Ann. § 63G-4-207 and Utah Admin. Code § R746-100-7, Nucor Steel-Utah, a Division of Nucor Corporation ("Nucor") hereby petitions for leave to intervene in the above-referenced proceeding before the Public Service Commission of Utah. In support of this Motion, Nucor states as follows:

1. Rocky Mountain Power filed an application with the Commission for alternative cost recovery for two major plant additions on August 3, 2010.

2. Nucor owns and operates a steel mill in Plymouth, Utah, which is served by Rocky Mountain Power under a special contract approved by this Commission. Nucor is one of Rocky Mountain Power's largest customers, purchasing tens of millions of kilowatt-hours of electricity per month at a cost of millions of dollars per year. Nucor's full name and primary place of business is:

Nucor Steel-Utah A Division of Nucor Corporation P.O. Box 100 Plymouth, Utah 84330

2. As a major retail customer of Rocky Mountain Power, Nucor has a direct interest in these proceedings and the outcome may have a substantial effect on Nucor. Because of the early stage of this proceeding, Nucor has not yet determined what, if any, positions it will take on any issues raised, nor what relief it may seek to protect its interests.

3. Nucor's interest in the outcome of these proceedings will not adequately be represented by any other party, nor will Nucor's participation impair the conduct of the proceeding. Nucor's participation will promote the interests of justice.

4. The following persons should be included on the service list in these proceedings, and all communications concerning this matter should be addressed to:

Peter J. Mattheis Eric J. Lacey BRICKFIELD, BURCHETTE, RITTS & STONE, P.C. 1025 Thomas Jefferson Street, N.W. 800 West Tower Washington, D.C. 20007 pjm@bbrslaw.com elacey@bbrslaw.com Gerald H. Kinghorn Jeremy R. Cook PARSONS KINGHORN HARRIS, P.C. 111 East Broadway, 11th Floor Salt Lake City, UT 84111 ghk@pkhlawyers.com jrc@pkhlawyers.com WHEREFORE, for the reasons set forth above, Nucor requests that the Public Service

Commission of Utah grant this timely Motion to Intervene and permit Nucor to participate in this

proceeding with full rights as a party.

DATED this 2nd day of September, 2010.

Respectfully submitted,

Gerald H. Kinghorn Jeremy R. Cook PARSONS KINGHORN HARRIS, P.C. 111 East Broadway, 11th Floor Salt Lake City, UT 84111 (801) 363-4300 (801) 363-4378 – Facsimile

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Attorneys for Nucor Steel-Utah

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served by email this 2nd day of September, 2010, to the following:

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/s/ Kim Waters_____

CONFIDENTIAL INFORMATION CERTIFICATE

IN DOCKET NO. 10-035-89

I have reviewed the Public Service Commission of Utah Rule R746-100-16 with respect

to the review and use of confidential information and agree to comply with the terms and conditions of said rule in Docket 10-035-89.

Signature

Name (Type or Print)

Employer or Firm

Business Address

Party Represented

Date Signed