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ATTORNEYS FOR WAL-MART STORES, INC. AND SAM'S WEST, INC.

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. Docket No. 11-035-200

PETITION TO INTERVENE OF WAL-MART STORES, INC. AND SAM'S WEST, INC.

Pursuant to Utah Code Ann. § 63-46b-9 and Rule R746-100-7, Wal-Mart Stores, Inc. and Sam's West, Inc. (collectively, "Walmart") hereby petitions for leave to intervene in this docket.

In support of this petition, Walmart states as follows:

- 1. On February 15, 2012, Rocky Mountain Power ("Rocky Mountain") filed an application to increase its retail electric utility service rates in Utah by \$172.3 million and for approval of its proposed electric service schedules and electric service regulations.
- 2. Walmart is a large retailer with more than 40 facilities in the Utah service territory of Rocky Mountain Power ("Rocky Mountain or "RMP" or "PacificCorp"). These facilities include both store locations and distribution centers. Walmart's Energy Department is located at 2001 SE 10th Street, Bentonville, Arkansas 72716-0550. Walmart is a customer of RMP, purchasing approximately 160 million kilowatt-hours annually. Walmart's rates are affected by RMP's rate structure and the rate

increase requested by RMP, if approved, would result in significant added cost to Walmart. Thus, the legal rights and interests of Walmart may be substantially impacted by this proceeding.

- 3. Walmart has as substantial and diverse interest in the outcome of this case that cannot be adequately represented by any other party.
 - 4. Notices in this proceeding should be sent to the following:

Holly Rachel Smith, Esq. Holly Rachel Smith, PLLC Hitt Business Center 3803 Rectortown Road Marshall, VA 20115 (202) 302-3172 holly@raysmithlaw.com

Ryan L. Kelly Kelly & Bramwell, PC Attorneys at Law 11576 South State Street Bldg. 1002 Draper, UT 84020 (801) 495-2559 ryan@kellybramwell.com

Steve W. Chriss Wal-Mart Stores, Inc. 2001 SE 10th Street Bentonville, AR 72716-0550 (479) 204-1594 stephen.chriss@wal-mart.com WHEREFORE, Walmart requests leave to intervene in this proceeding to protect its interests as described herein.

DATED this 24th day of February, 2012.

Jolly Rachel Smith	olly Rachel Smith ELLY & BRAMWELL, PC
Holly Rachel Smith	•
Tony Racher Simur	ELLY & BRAMWELL, PC
KELLY & BRAMWELL, PC	

Attorneys for Wal-Mart Stores, Inc. and Sam's West, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on this 24th day of February, 2012, I caused to be mailed or emailed on behalf of Wal-Mart Stores, Inc and Sam's West, Inc, a true and correct copy of the foregoing Petition to Intervene and Notice of Appearance of an Attorney Licensed in a Foreign State to the following:

Mark C. Moench (2284) Yvonne R. Hogle (7550) Rocky Mountain Power 201 South Main Street, Suite 2300 Salt Lake City, Utah 84111 mark.moench@pacificorp.com yvonne.hogle@pacificorp.com

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