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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

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| In the Matter of the Application of the Utah Industrial Energy Consumers for a Deferred Accounting Order Directing Rocky Mountain Power to Defer Incremental REC Revenue for Later Ratemaking Treatment | Docket No. 11-035-46 UTAH OFFICE OF CONSUMER SERVICES RESPONSE TO ACTION REQUEST RE: UIEC'S APPLICATION |
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The Utah Division of Public Utilities response to the Commission's March 22, 2011 Action Request "requests that the Commission set a scheduling conference in this matter (Docket No. 11-035-46) to establish filing deadlines and, if necessary, hearing dates," due to the number and complexity of the issues presented by the UIEC application. The Office agrees with the Division's recommendation, believing that there is compelling evidence that supports UIEC's application.

The Division recognizes that other parties may identify other issues that must be addressed. In addition, Rocky Mountain Power has filed a Motion to Dismiss and Response to UEIC's application; a pleading that raises a number of

issues and which will require an examination of the treatment of REC revenue in general rate cases beginning with Docket No. 07-035-93. The Office contends that evidence and Commission orders in the following dockets may also bear upon the resolution of UIEC's application: Docket Nos. 10-035-13, 10-035-14, 10-035-89.

Because of the complexity of the issues in this docket and other dockets that have addressed deferred accounting order in the same or similar context, and given the timing of the action request and Rocky Mountain Power's motion to dismiss, the Office requests that responses to the motion to dismiss be scheduled also in the conference requested by the Division and that the Commission stay the requirement of responses to the motion within 15 days. Utah Admin. Code R 746-100-4 D.

Dated this 21st day of April 2011.

Paul H. Proctor
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Attorney for the Utah Office of
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CERTIFICATE OF SERVICE

(Docket No. 11-035-46)

I hereby certify that on this 21st day of April 2011, I served by electronic mail, a true and correct copy of the foregoing Response to Action Request to:

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