

Steven S. Michel
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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

**IN THE MATTER OF
PACIFICCORP'S 2013
INTEGRATED RESOURCE
PLAN**

Docket No. 13-2035-01

**PETITION FOR LEAVE TO
INTERVENE OF WESTERN
RESOURCE ADVOCATES**

Pursuant to Rule 63-46b-9 of the Rules of Practice and Procedure of the Utah Public Service Commission ("Commission"), Western Resource Advocates (WRA) hereby petitions for leave to intervene in the above-captioned docket and, in support thereof, states as follows:

1. WRA is a regional environmental law and policy center serving the states of the Interior West. WRA's Energy Program promotes energy efficiency, renewable resources, distributed generation, advanced power plant technologies, air pollutant emissions reductions and other measures to allow utilities to meet the resource demands of their customers in an environmentally and economically sound manner. WRA has a Utah office, a Utah board member, and members who live in Utah and are PacifiCorp/Rocky Mountain Power ratepayers. WRA has participated in electric utility proceedings for over 16 years and has been granted intervenor status in multiple Utah Commission dockets.
2. WRA has a substantial interest in the above-captioned proceeding. PacifiCorp has

submitted its 2013 integrated resource plan which will provide direction to the company's future resource procurements and retirements. The Commission has determined that in order to have access to specific confidential information associated with PacifiCorp's filing, stakeholders such as WRA must intervene in this docket. WRA's interest is directly related to PacifiCorp's resource plans. In order to effectively analyze and assess the Company's plan, WRA will require access to the information designated as confidential. As such, WRA requests that its intervention be granted and it be given party status in this proceeding.

3. Intervention by WRA will not unduly broaden the issues or delay the proceeding. WRA's petition for leave to intervene is timely filed. WRA does not currently know what evidence, if any, it would present in this proceeding.

4. WRA requests that all pleadings, correspondence, discovery and other documents be served on the following:

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5. WRA also requests that the following name be added to the electronic service list for this docket: Penny Anderson (penny.anderson@westernresources.org).

WHEREFORE, WRA respectfully requests that the Commission grant its petition for leave to intervene in this proceeding.

Dated this 17th day of June 2013.

Respectfully submitted,

WESTERN RESOURCE ADVOCATES



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