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Attorneys for Utah Clean Energy

BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of Rocky Mountain Power's 2015 Integrated Resource Plan	DOCKET NO. 15-035-04 Utah Clean Energy's Petition for Leave to Intervene
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Pursuant to Utah Code Ann. § 63G-4-207 and Utah Admin. Code R746-100-7, Utah Clean Energy respectfully petitions the Public Service Commission (“Commission”) for leave to intervene in this docket. In support of this petition, Utah Clean Energy states as follows:

1. Utah Clean Energy is a state-based, non-profit, public interest organization working to create healthy, thriving communities, empowered and sustained by clean energy. Our mission is to lead and accelerate the clean energy transformation with vision and expertise. Our work focuses on preventing wasted energy, facilitating clean energy, and creating a smart energy future.

2. As an advocate for renewable energy, energy efficiency, conservation and a sustainable energy future, Utah Clean Energy’s legal rights and interests may be substantially affected by this proceeding. PacifiCorp/Rocky Mountain Power’s *2015 Integrated Resource Plan* (IRP) will provide direction to the company for its near- and long-term resource

procurement (and retirement) decisions. Utah Clean Energy is an advocate for energy efficiency and renewable energy resources, as well as a transition to a cleaner, smarter and more resilient energy future, and as such, has direct interest in PacifiCorp/Rocky Mountain Power's resource planning and decision-making, and the consequences thereof.

3. Utah Clean Energy has not fully determined specific positions it will take or the relief it will seek. Utah Clean Energy seeks to intervene for purposes of protecting its interests as they arise.

4. The interests of justice and the orderly and prompt conduct of this proceeding will not be materially impaired by allowing Utah Clean Energy to intervene.

5. Utah Clean Energy's interests are not adequately represented by another party in this proceeding.

6. If Utah Clean Energy is granted leave to intervene in this proceeding, notices should be sent to the following:

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WHEREFORE, Utah Clean Energy requests leave to intervene in this proceeding to protect its interests as they may arise.

DATED this 27th day of January, 2015.

Respectfully submitted,
UTAH CLEAN ENERGY

Sophie Hayes
Attorney for Utah Clean Energy

CERTIFICATE OF SERVICE
Docket No. 15-035-04

I hereby certify that a true and correct copy of the foregoing was served by email this 27th day of January, 2015 on the following:

ROCKY MOUNTAIN POWER:

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_____/s/ Sophie Hayes