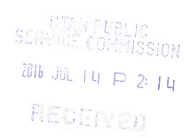
Ann Ober
PARK CITY MUNICIPAL
Park City Municipal Corporation
P.O. Box 1480
Park City, Utah 84060
801-577-5668



BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the matter of Rocky Mountain Power's Proposed Electric Service Schedule No. 34, Renewable Energy Tariff

Docket Number: 16-035-T09

Park City Municipal's Petition to Intervene

Pursuant to Utah Code Ann. § 63G-4-207 and Utah Admin. Code R746-100-7, Park City Municipal petitions for leave to intervene in this docket. In support of this petition, Park City states as follows:

- 1. Park City, Utah, is located in the Wasatch Mountains Range 35 miles east of Salt Lake City, Utah. Founded as a silver mining town in 1884, it is not home to two world-class ski resorts and was the alpine venue for the 2002 Salt Lake City Winter Olympics. We are a large customer of Rocky Mountain Power.
- 2. The town continues to draw visitors from around the world to our various special events including the Sundance Film Festival and the Tour of Utah International cycling race.

 The expectations of those visitors and of our community are shifting to providing a less carbon based experience.
- 3. The City's overarching goals are energy independence through the use of renewables; the reduction of greenhouse gas emissions; and the preservation of biodiversity and habitat.

- 4. In October 2015, the City Council of Park City issues an ambitious yet attainable goal: Park City government operations will achieve net-zero carbon emissions by 2022, and the Park City Community will be net-zero by 2032. Park City may be interested at a future date in utilizing this program.
- 5. As a community working to dramatically increase our renewable energy portfolio, our legal rights and interests may be substantially affected by this proceeding.
- 6. Park City Municipal has not fully determined specific positions it will take or the relief it will seek. Park City Municipal seeks to intervene for purposes of protecting its interests as they arise.
- 7. The interests of justice and the orderly and prompt conduct of this proceeding will not be materially impaired by allowing Park City Municipal to intervene.
- 8. Park City Municipal's interests are not adequately represented by another party in this proceeding.
- 9. If Park City Municipal is granted leave to intervene in this proceeding, notices should be sent to the following:

Ann Ober
Luke Cartin
Park City Municipal Corporation
P.O. Box 1480
Park City, Utah 84060
801-577-5668
Ann.Ober@parkcity.org
Luke.Cartin@parkcity.org

WHEREFORE, Park City Municipal requests leave to intervene in this proceeding to protect its interests as they may arise.

DATED this fourteenth day of July, 2016.

Park City Municipal

Regional Policy and Energy Director, Park City Municipal

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served by email this first day of July, 2016 on the following:

ROCKY MOUNTAIN POWER

Yvonne Hogle (yvonne.hogle@pacificorp.com)

Bob Lively (bob.lively@pacificorp.com)

Joelle Steward (joelle.steward@pacificorp.com)

Paul Clements (paul.clements@pacificorp.com)

DIVISION OF PUBLIC UTILITIES

Patricia Schmid (pschmid@utah.gov)

Justin Jetter (jjetter@utah.gov)

Chris Parker (chrisparker@utah.gov)

Artie Powell (wpowell@utah.gov)

OFFICE OF CONSUMER SERVICES

Rex Olsen (rolsen@utah.gov)

Michele Beck (mbeck@utah.gov)

Cheryl Murray (cmurray@utah.gov)

HATCH, JAMES & DODGE

Gary A. Dodge (gdodge@hjdlaw.com)

ENERGY STRATEGIES

Kevin Higgins (khiggins@energystrat.com)

Neal Townsend (ntownsend@energystrat.com)

Utah Clean Energy

Sophie Hayes sophie@utahcleanenergy.org

Salt Lake City Corp.

Tyler Poulson Tyler.Poulson@slcgov.com

/s/ Ann Ober