In the Matter of the Application of Rocky Mountain Power for Approval of Changes to Renewable Avoided Cost Methodology for Qualifying Facilities Projects Larger than Three Megawatts

DOCKET NO. 12-035-100

ORDER GRANTING INTERVENTION

ISSUED: January 7, 2013

By The Commission:

On December 17, 2012, Western Resource Advocates petitioned for leave to intervene in the above-described and numbered matter.

Based upon the request to intervene and for good cause appearing, the Commission will grant intervention. Intervention is conditioned upon the intervenor’s representatives participating in this matter adhering to the Utah Standards of Professionalism and Civility adopted by the Utah Supreme Court October 16, 2003. (These may be reviewed at internet web address http://www.utcourts.gov/courts/sup/civility.htm or a copy obtained by request made to the Commission.)

The Commission may condition intervenor participation in these proceedings based upon such factors as whether intervenor is directly and adversely impacted by issues raised in the proceedings; whether intervenor’s interests are adequately represented by another party; the number of persons seeking intervention or already intervened; and how intervenor’s participation will affect the just, orderly and prompt conduct of the proceedings.
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ORDER

NOW, THEREFORE, IT IS HEREBY ORDERED, that:

Leave to intervene is granted to Western Resource Advocates. Intervention is granted as discussed herein.

DATED at Salt Lake City, Utah, this 7\textsuperscript{th} day of January, 2013.

/s/ Ron Allen, Chairman

/s/ David R. Clark, Commissioner

/s/ Thad LeVar, Commissioner

Attest:

/s/ Gary L. Widerburg
Commission Secretary
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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 7th day of January, 2013, a true and correct copy of the foregoing ORDER GRANTING INTERVENTION, was delivered upon the following as indicated below:

By Electronic-Mail:

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