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**BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH**

In the Matter of Rocky Mountain Power’s Proposed Electric Service Schedule No. 32, Service from Renewable Energy Facilities	<b>DOCKET NO. 14-035-T02</b>  <b>Ormat Technologies, Inc.</b> <b>Petition to Intervene</b>
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Pursuant to Utah Code Ann. § 63G-4-207 and Rule R746-100-7, Ormat Technologies, Inc. (“Ormat”), petitions for leave to intervene in this docket. In support of this petition, Ormat states as follows:

1. With over four decades of experience, Ormat is a leading geothermal company and the only vertically integrated company solely engaged in geothermal and recovered energy generation (REG). The company owns, operates, designs, manufactures and sells geothermal and REG power plants primarily based on the Ormat Energy Converter—a power generation unit that converts low-, medium- and high-temperature heat into electricity.

2. On April 25, 2014, Rocky Mountain Power dba PacifiCorp (“PacifiCorp”) filed Advice No. 14-02, requesting approval of Electric Service Schedule No. 32, Service from Renewable Energy Facilities (“Schedule 32”). PacifiCorp’s proposed Schedule 32 provides prices for services required to facilitate a renewable energy contract and includes the conditions

that a customer must meet to be eligible for Senate Bill 12 which was passed during the 2012 Utah legislative session.

3. Following passage of SB12, which enables non-utility energy consumers to buy and transmit power directly from energy developers, Ormat entered a Joint Development Agreement with eBay Inc. for the development of a five-megawatt Recovered Energy Generation (REG) power plant to be constructed in Utah. The Joint Development Agreement allows Ormat and eBay Inc. to advance negotiations on a 20-year term contract and begin preliminary development work to supply cleaner electricity to eBay Inc.'s new Salt Lake City-based data center. As one of, if not the first, energy developers to proceed with this type of development, Ormat's legal rights and interests may be substantially affected by this proceeding.

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

5. The interests of justice and the orderly and prompt conduct of this proceeding will not be materially impaired by allowing Ormat to intervene.

6. Ormat's interests are not adequately represented by another party in this proceeding.

7. If Ormat is granted leave to intervene in this proceeding, notices should be sent to the following:

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

DATED this 19<sup>th</sup> day of May, 2014.

Ormat Technologies, Inc.

/s/ 

Angie Dykema

Project Origination Manager

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