TORMOEN HICKEY LLC

Lisa Tormoen Hickey, Colo. #15046, WY #5-2436

P.O. Box 7920

Colorado Springs, CO 80933

Telephone: 719-302-2142

E-mail: lisahickey@newlawgroup.com

BEFORE THE PUBLIC UTILITIES COMMISSION OF UTAH

In the Matter of PacifiCorp's 2021 Integrated Resource Plan)	Docket No. 21-035-09	

MOTION FOR PERMISSION TO BE REPRESENTED BY OUT-OF-STATE ATTORNEY

- A. Pursuant to Rule 14-806(b)(2) of the Utah Supreme Court Rules of Professional Practice (May, 2019) and Rule R746-1-107 of the Rules of Practice and Procedure of the Utah Public Service Commission, the undersigned attorney, licensed in Colorado and Wyoming (at times, "Counsel"), asks that she be allowed to represent a party in this proceeding without associated Utah counsel. Counsel moves for permission to represent the Interwest Energy Alliance, which has submitted a petition for intervention in this proceeding.
- В. Admission of Counsel pursuant to this motion would serve the interests of the parties and the efficient and just administration of the case. Hiring local representation by an attorney licensed in Utah would pose an unreasonable hardship and financial burden upon Interwest. Interwest has already engaged the undersigned attorney on a regular basis to participate in regulatory proceedings, and it would be a costly burden on its limited resources to engage local counsel who would have to be retained in addition to the undersigned. Interwest intends to provide

written comments which will be helpful for a thorough consideration of the relevant issues to help ensure fairness and clarity in the review of the 2020 All Source Request for Proposals.

R746-1-107. Representation of Parties, states as follows:

- (1) A party may:
- (a) be represented by:
- (i) an attorney licensed to practice in Utah; or
- (ii) an attorney licensed in a foreign state, if the attorney provides the Commission with a certificate of good standing from the state where licensed;
 - (b) represent oneself individually; or
 - (c) if not an individual, represent itself through an officer or employee.
- (2) An attorney who appears pursuant to Subsection R746-1-107(1)(a)(ii) is not required to:
 - (a) apply for pro hac vice admission to the Utah State Bar; or
 - (b) partner with counsel licensed in Utah.

(emphasis added). Counsel is an attorney licensed in Colorado and Wyoming. A certificate of good standing from Colorado is attached as **Exhibit A** and a certificate of good standing from Wyoming is attached as **Exhibit B**. Pursuant to this rule, application for *pro hac vice* status is not required, but admission is allowed based on the discretion of the Commission, subject to compliance as stated above.

C. Permission to be represented by the undersigned will help preserve efficiency because Counsel is familiar with Utah administrative proceedings. Counsel represents Interwest on a regular basis related to multi-state activities, and has previously represented Interwest in Utah regulatory dockets, including, but not limited to Docket No. 19-035-02, *In the Matter of PacifiCorp's 2019 Integrated Resource Plan*, Docket No. 17-035-40, related to the new wind and transmission recommended as part of PacifiCorp's 2020 Energy Vision (in which docket Interwest did retain and was also represented by local counsel), and *In the Matter of the PacifiCorp's 2017 Integrated Resource Plan*, Docket No. 17-035-16. Interwest has also filed its petition to intervene

in Docket No. 21-035-52, In the Matter of the Application of Rocky Mountain Power for Approval of Solicitation Process for 2022 All Source Request for Proposals.

D. Counsel regularly collaborates with other regulatory counsel in Utah. The undersigned is committed to adhering to the Utah Standards of Professionalism and Civility adopted by the Utah Supreme Court.

E. Having complied with the applicable statute and rules, Interwest requests permission to be represented by the undersigned Counsel to be admitted for this purpose as counsel of record in this proceeding.

F. If approved, service upon Interwest for different formats (pleadings, discovery) through the undersigned is requested as follows:

Nate Blouin	Lisa Tormoen Hickey
Interwest Energy Alliance	Tormoen Hickey LLC
2647 Jasper Street	P.O. Box 7920
Salt Lake City, UT 84106	Colorado Springs, CO 80933
nate@interwest.org	lisahickey@newlawgroup.com
603.724.3266	717.302.2142

Respectfully submitted this 9th day of September, 2021.

TORMOEN HICKEY LLC

By: /s/ Lisa Tormoen Hickey

Lisa Tormoen Hickey Colo. Reg. #15046, WY #5-2346 P.O. Box 7920 Colorado Springs, CO 80933

Telephone: 719.302.2142

E-mail: lisahickey@newlawgroup.com
On Behalf of Interwest Energy Alliance

Attachments: Exhibit A, Certificate of Good Standing, Colorado Exhibit B, Certificate of Good Standing, Wyoming

CERTIFICATE OF SERVICE 21-035-09

I hereby certify that a true and correct copy of the foregoing was efiled and served by email this 9th day of September, 2021, as follows:

psc@utah.gov, Utah Public Service Commission

ROCKY MOUNTAIN POWER	DIVISION OF PUBLIC UTILITIES
Data Request Response Center	Patricia Schmid
(datarequest@pacificorp.com)	(pschmid@agutah.gov)
Utah Dockets	Justin Jetter (jjetter@agutah.gov)
<u>Utahdockets@pacificorp.com</u>	Chris Parker (chrisparker@utah.gov)
Jana Saba	William Powell (wpowell@utah.gov)
Jana.saba@pacificorp.com	dpudatarequest@utah.gov
Richard Garlish	
Richard.garlish@pacificorp.com	
Emily Wegener	
Emily.wegener@pacificorp.com	
UTAH ASSOCIATION OF ENERGY USERS	UTAH CLEAN ENERGY
Phillip J. Russell (<u>prussell@hjdlaw.com</u>	hunter@utahcleanenergy.org
	kate@utahcleanenergy.org
	sarah@utahcleanenergy.org
OFFICE OF CONSUMER SERVICES	Western Resource Advocates
Steven Snarr	Sophie Hayes
stevensnarr@agutah.gov	sophie.hayes@westernresources.org
Robert Moore	Nancy Kelly
rmoore@agutah.gov	Nancy.kelly@westernresource.org
Michele Beck (<u>mbeck@utah.gov</u>)	Callie Hood
	Callie.hood@westernresources.org
Sierra Club	
Rose Monahan	
(rose.monahan@sierraclub.org	
Ana Boyd (ana.boyd@sierraclub.org	

/s/<u>Lisa Tormoen Hickey</u> Lisa Tormoen Hickey



STATE OF COLORADO, ss:

I, <u>Cheryl Stevens</u>, Clerk of the Supreme Court of the State of Colorado, do hereby certify that

ELIZABETH TORMOEN HICKEY

has been duly licensed and admitted to practice as an

ATTORNEY AND COUNSELOR AT LAW

within this State; and that his	her name appears i	upon the Roll of Attorneys
and Counselors at Law in my	office of date the	<u>1st</u>
day of <u>November</u>	A.D 1985 d	and that at the date hereof
the said <u>ELIZABETH TORM</u>	IOEN HICKEY	is in good standing at
this Bar.		



IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the Seal of said Supreme Court, at Denver, in said State, this

 8th
 day of
 September
 A.D.
 2021

Cheryl Stevens

Clerk

Deputy Clerk

CERTIFICATE OF THE CLERK OF THE SUPREME COURT OF THE STATE OF WYOMING

I, Shawna Goetz, Clerk of the Supreme Court of the State of Wyoming, hereby certify that, according to the records of my office:

Elizabeth Tormoen Hickey

was on the 26th day of September, 1986, duly admitted to practice as an Attorney and Counsellor at Law in all the courts of Wyoming; that the above admittee has never been disbarred or suspended; that no disciplinary proceedings are pending against this admittee; and that this admittee's name now appears on the Roll of Attorneys in this office as a member of the bar in good standing.



Given under my hand and the seal of said Court this 3rd day of September, 2021.

Shawna Goetz, Clerk

Taura Mickey by deputy